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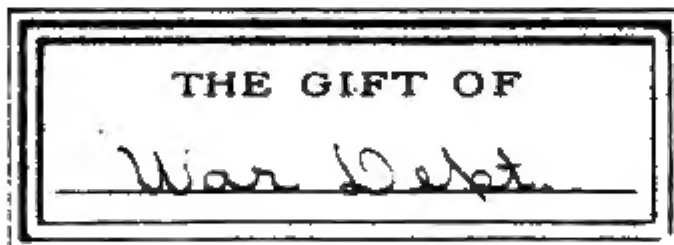
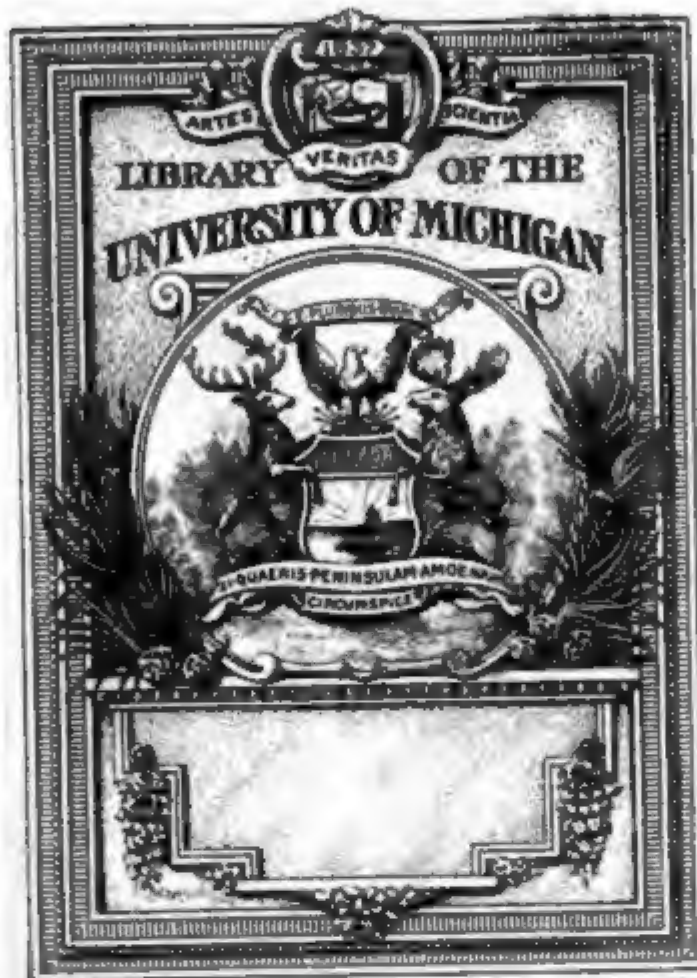
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ANNUAL REPORTS

OF THE

WAR DEPARTMENT

FOR THE

FISCAL YEAR ENDED JUNE 30, 1904.

VOLUME XIV.

ACTS OF THE PHILIPPINE COMMISSION

(Nos. 950-1251, inclusive)

AND

PUBLIC RESOLUTIONS, ETC., FROM SEPTEMBER 24, 1900,
TO AUGUST 31, 1904.

WASHINGTON:

GOVERNMENT PRINTING OFFICE.

1904.

ARRANGEMENT OF THE ANNUAL REPORTS OF THE WAR DEPARTMENT FOR THE YEAR ENDED JUNE 30, 1904.

- Volume I.....**Secretary of War:
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Inspector-General.
Judge-Advocate-General.
- Volume II.....****Armament, Transportation and Supply:**
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- Volumes V-IX.....**Chief of Engineers.
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- Volumes XI-XIV....**The Chief of the Bureau of Insular Affairs, the Philippine Commission, and Acts of the Philippine Commission.

NOTE.

The acts of the Philippine Commission, numbered from 1 to 263, inclusive, enacted between September 12, 1900, and October 11, 1901, were published in the Annual Reports of the War Department for the fiscal year ended June 30, 1901 (Vol. I, part 10).

The second volume, containing acts numbered from 264 to 424, inclusive, passed during the period embraced between October 14, 1901, and July 1, 1902, was published in the annual Reports of the War Department for the fiscal year ended June 30, 1902 (Vol. XI).

The third volume, containing acts numbered from 425 to 949, inclusive, passed during the period embraced between July 2, 1902, and October 20, 1903, was published in the Annual Reports of the War Department for the fiscal year ended June 30, 1903 (Vol. XIII).

The present volume contains acts numbered from 950 to 1251, inclusive, passed during the period embraced between October 21, 1903, and October 20, 1904, and are transmitted to Congress in accordance with the provisions of section 86 of the act approved July 1, 1902, entitled "An act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes."

The present volume also contains such public resolutions and extracts from Minutes of the Proceedings of the Philippine Commission from September 24, 1900, to August 31, 1904, as have been designated for publication by the Commission; also certain appointments made to official positions in the Philippine Islands from September 24, 1900, to August 31, 1904.

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ACTS OF THE PHILIPPINE COMMISSION.

[No. 950.]

AN ACT Extending the time for the payment of the land tax in the Province of Oriental Negros for the year nineteen hundred and three until December thirty-first, nineteen hundred and three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Owing to the depressed condition of agriculture, the locust pest, and the dryness of the season, the period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Oriental Negros is hereby extended to December thirty-first, nineteen hundred and three, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 21, 1903.

[No. 951.]

AN ACT Reducing the twenty-four municipalities of the Province of Misamis to ten.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The twenty-four municipalities of the Province of Misamis shall, in accordance with the provisions of this Act, be reduced to ten, as follows:

1. The municipality of Cagayan shall consist of its present territory, that of the barrio of Gusa in the present municipality of Agusan, and that of the municipalities of Iponan, Opol, Salvador, and Alubid, with the seat of the municipal government at the present municipality of Cagayan.

2. The municipality of Initao shall consist of all the territory included within the municipality when the Province of Misamis was organized, except so much thereof as has since been included in the Moro Province by Act Numbered Seven hundred and eighty-seven, with the seat of the municipal government at the present municipality of Initao.

3. The municipality of Tagoloan shall consist of its present territory, that of the municipality of Santa Ana, and that of the municipality of Agusan, except the barrio of Gusa, annexed to the municipality of Cagayan by paragraph one hereof, with the seat of the municipal government at the present municipality of Tagaloan.

4. The municipality of Balingasag shall consist of its present territory and that of the municipalities of Jasaan, Lagonlong, and Salay, with the seat of the municipal government at the present municipality of Balingasag.

5. The municipality of Talisayan shall consist of its present territory and that of the municipality of Gingoog, with the seat of the municipal government at the present municipality of Talisayan.

6. The municipality of Mambajao shall consist of its present territory and that of the municipalities of Catarman, Sagay, and Mahinog, with the seat of the municipal government at the present municipality of Mambajao.

7. The municipality of Misamis shall consist of its present territory and that of the municipality of Loculan, with the seat of the municipal government at the present municipality of Misamis.

8 The municipality of Jimenez shall preserve its present boundaries

9. The municipality of Oroquieta shall preserve its present boundaries

10. The municipality of Langaran shall preserve its present boundaries.

SEC. 2. The municipal elections in each of the new municipalities shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in the first seven paragraphs of section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 22, 1903.

[No. 952.]

AN ACT Reducing the fifty-seven municipalities of the Province of Cebu to forty-one.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The fifty-seven municipalities of the Province of Cebu shall, in accordance with the provisions of this Act, be reduced to forty-one, as follows:

1. The municipality of Cebu shall consist of its present territory and that of the municipalities of Talamban and El Pardo, with the seat of the municipal government at the present municipality of Cebu.

2. The municipality of Mandaue shall consist of its present territory and that of the municipality of Consolacion, with the seat of the municipal government at the present municipality of Mandaue.

3. The municipality of Liloan shall consist of its present territory and that of the municipality of Compostela, with the seat of the municipal government at the present municipality of Liloan.

4. The municipality of Catmon shall consist of its present territory and that of the municipality of Sogod, with the seat of the municipal government at the present municipality of Catmon.

5. The municipality of Dalaguete shall consist of its present territory and that of the municipality of Alcoy, with the seat of the municipal government at the present municipality of Dalaguete.

6. The municipality of Oslob shall consist of its present territory and that of the municipalities of Nueva Caceres and Santander, with the seat of the municipal government at the present municipality of Oslob.

7. The municipality of Samboan shall consist of its present territory and that of the municipality of San Sebastian, with the seat of the municipal government at the present municipality of Samboan.

8. The municipality of Moalbual shall consist of its present territory and that of the municipality of Alcantara, with the seat of the municipal government at the present municipality of Moalbual.

9. The municipality of Dumanjug shall consist of its present territory and that of the municipality of Ronda, with the seat of the municipal government at the present municipality of Dumanjug.

10. The municipality of Bantayan shall consist of its present territory and that of the municipalities of Santa Fe and Madridejos, with the seat of the municipal government at the present municipality of Bantayan.

11. The municipality of Opon shall consist of its present territory and that of the municipalities of Santa Rosa and Cordova, with the seat of the municipal government at the present municipality of Opon.

12. The municipality of Tudela shall consist of its present territory and that of the municipality of Poro, with the seat of the municipal government at the present municipality of Tudela.

13. The municipalities of Algeria, Aloguinsan, Argao, Asturias, Badian, Balamban, Barili, Boljo-on, Borbon, Bogo, Carcar, Carmen, Daan-Bantayan, Danao, Ginatilan, Malabuyoc, Medellin, Minglanilla, Naga, Pilar, Pinamungajan, San Fernando, San Francisco, San Remigio, Sibonga, Tabogon, Talisay, Tuburan, and Toledo shall con-

sist respectively of their present territories and with their respective seats of government as now established.

SEC. 2. The municipal elections in each of the new municipalities shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in the first twelve paragraphs of section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 22, 1903.

[No. 953.]

AN ACT Reducing the thirty-four municipalities of the Province of Surigao to twenty-nine.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The thirty-four municipalities of the Province of Surigao shall, in accordance with the provisions of this Act, be reduced to twenty-nine, as follows:

1. The municipality of Surigao shall consist of its present territory and that of the municipality of Anao-aon, with the seat of the municipal government at the present municipality of Surigao.

2. The municipality of Cabarbaran shall consist of its present territory and that of the municipalities of Tubay and Jabonga, with the seat of the municipal government at the present municipality of Cabarbaran.

3. The municipality of Nasipit shall preserve its present boundaries.

4. The municipality of Butuan shall preserve its present boundaries.

5. The municipality of Veruela shall preserve its present boundaries.

6. The municipality of Talacogon shall preserve its present boundaries.

7. The municipality of Loreto shall preserve its present boundaries.

8. The municipality of Nonoc shall preserve its present boundaries.

9. The municipality of Dinagat shall preserve its present boundaries.

10. The municipality of Sapao shall preserve its present boundaries.

11. The municipality of Numancia shall preserve its present boundaries.

12. The municipality of Cabuntog shall preserve its present boundaries.

13. The municipality of Dapa shall preserve its present boundaries.

14. The municipality of Mainit shall preserve its present boundaries.

15. The municipality of Bacuag shall preserve its present boundaries.

16. The municipality of Taganaan shall preserve its present boundaries.

17. The municipality of Placer shall preserve its present boundaries.

18. The municipality of Claver shall preserve its present boundaries.

19. The municipality of Gigaquit shall preserve its present boundaries.

20. The municipality of Cortes shall consist of its present territory and that of the municipality of Tigao, with the seat of the municipal government at the present municipality of Cortes.

21. The municipality of Tandag shall preserve its present boundaries.

22. The municipality of La Paz shall consist of its present territory and that of the barrio of Marijatac in the present municipality of Lianga, with the seat of the municipal government at the present barrio of Cagaet in the present municipality of La Paz.

23. The municipality of Tago shall preserve its present boundaries.

24. The municipality of Bislig shall consist of its present territory and that of the municipality of Linguig, with the seat of the municipal government at the present municipality of Bislig.

25. The municipality of Hinatuan shall preserve its present boundaries.

26. The municipality of Cantilan shall preserve its present boundaries.

27. The municipality of Carrascal shall preserve its present boundaries.

28. The municipality of Lanuza shall preserve its present boundaries.

29. The municipality of Lianga shall embrace its present territory except the barrio of Marijatac hereinbefore transferred to the municipality of La Paz.

SEC. 2. The municipal elections in each of the new municipalities of Surigao, Cabarbaran, Cortes, La Paz, Bislig, and Lianga shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of

the municipalities mentioned in paragraphs numbered one, two, twenty, twenty-two, twenty-four, and twenty-nine of section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 22, 1903.

[No. 954.]

AN ACT Reducing the forty-nine municipalities of the Province of Leyte to thirty-three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The forty-nine municipalities of the Province of Leyte shall, in accordance with the provisions of this Act, be reduced to thirty-three, as follows:

1. The municipality of Dagami shall consist of its present territory and that of the municipalities of Pastrana and Tabon-tabon, with the seat of the municipal government at the present municipality of Dagami.

2. The municipality of Sogod Sur shall consist of its present territory and that of the municipality of Sogod Norte, with the seat of the municipal government at the present municipality of Sogod Sur.

3. The municipality of Malitbog shall consist of its present territory and that of the barrio of San Roque in the present municipality of Mac Crohon, with the seat of the municipal government at the present municipality of Malitbog.

4. The municipality of Maasin shall consist of its present territory and that of the municipality of Mac Crohon, except the barrio of San Roque, with the seat of the municipal government at the present municipality of Maasin.

5. The municipality of Matalom shall consist of its present territory and that of the municipality of Cajaguaan, with the seat of the municipal government at the present municipality of Matalom.

6. The municipality of Ormoc shall consist of its present territory and that of the municipality of Albuera, with the seat of the municipal government at the present municipality of Ormoc.

7. The municipality of Merida shall consist of its present territory and that of the municipality of Quiot, with the seat of the municipal government at the present municipality of Merida.

8. The municipality of San Isidro shall consist of its present terri-

tory and that of the municipalities of Villaba and Tabango and the barrios of Hubay, Villalon, and Villahermosa, in the present municipality of Naval, with the seat of the municipal government at the present municipality of San Isidro.

9. The municipality of Naval shall consist of its present territory, except the barrios of Hubay, Villalon, and Villahermosa, and of that of the municipality of Biliran, with the seat of the municipal government at the present municipality of Naval.

10. The municipality of Caibiran shall consist of its present territory and that of the municipalities of Culaba and Cabugayan, with the seat of the municipal government at the present municipality of Caibiran.

11. The municipality of Almeria shall consist of its present territory and that of the municipality of Maripipi, with the seat of the municipal government at the present municipality of Almeria.

12. The municipality of Carigara shall consist of its present territory and that of the municipality of Capocan, with the seat of the municipal government at the present municipality of Carigara.

13. The municipality of Babatungon shall consist of its present territory and that of the municipality of Malibago, with the seat of the municipal government at the present municipality of Babatungon.

14. The municipality of Alangalang shall consist of its present territory and that of the municipality of San Miguel, with the seat of the municipal government at the present municipality of Alangalang.

15. The municipalities of Tacloban, Palo, Tanauan, Tolosa, Dulag, Abuyog, Cabalian, Liloan, San Ricardo, Bato, Hilongos, Hindang, Inopacan, Baybay, Palompon, Leyte, Jaro, Barugo, and Burauen shall consist respectively of their present territories and have their respective seats of government as now established.

SEC. 2. The municipal elections in each of the new municipalities described in the first fourteen paragraphs of section one hereof shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in the first fourteen paragraphs of section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 22, 1903.

[No. 955.]

AN ACT To amend Act Numbered Four hundred and eleven, in reference to the collection of taxes in the townships and settlements of Lepanto-Bontoc, and to amend Act Numbered Four hundred and ten, by increasing the salaries of the governor and secretary-treasurer of said province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Four hundred and eleven, entitled "An Act providing for the establishment of local civil governments in the townships and settlements of the Province of Lepanto-Bontoc," is hereby amended by adding thereto the following:

"Provided, That section sixty-eight of Act Numbered Three hundred and eighty-seven, in its application to the Province of Lepanto-Bontoc, shall be construed to confer upon the governor of the Province of Lepanto-Bontoc the power to prescribe the taxes to be collected in the townships and settlements of the province, other than Cervantes, such taxes to be limited in kind and extent to the taxes imposed in sections one to sixty-seven of Act Numbered Three hundred and eighty-seven."

SEC. 2. All acts of the governor or other provincial officers of Lepanto-Bontoc in collecting taxes in accordance with the construction stated in section one hereof are hereby confirmed, and the proper officers are hereby made accountable for the custody and disposition of such taxes thus collected.

SEC. 3. Section two of Act Numbered Four hundred and ten, providing for the organization of the Province of Lepanto-Bontoc, is hereby amended as follows:

First. By striking out subsection (a) thereof and inserting in lieu thereof the following:

"(a) A provincial governor, who shall receive compensation at the rate of two thousand four hundred dollars per annum."

Second. By striking out subsection (b) thereof and inserting in lieu thereof the following:

"(b) A provincial secretary-treasurer, who shall receive compensation at the rate of one thousand four hundred dollars per annum."

SEC. 4. It is hereby provided that all fees collected by any provincial officer of Lepanto-Bontoc as ex officio justice of the peace shall be accounted for to the provincial secretary-treasurer and be turned into the provincial treasury.

SEC. 5. It shall be lawful for the Civil Governor, with the consent of the Commission, to detail an officer or employee of the Ethnological Survey to act as lieutenant-governor of Lepanto-Bontoc, in which case the official detailed shall not receive any salary from the provincial government; or, if such detail is not deemed wise by the Civil Governor, the Chief of the Ethnological Survey may pay, upon the approval of the Civil Governor, a reasonable sum out of the funds appropriated for that Bureau to a lieutenant-governor of the province, duly appointed, in addition to his salary as such, for the ethnological investigations and reports which he may be able to make without detriment to the interests of the provincial government.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with

section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 956.]

AN ACT Reducing the thirty-one municipalities of the Province of Tayabas to twenty-seven.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The thirty-one municipalities of the Province of Tayabas shall, in accordance with the provisions of this Act, be reduced to twenty-seven, as follows:

1. The municipality of Mulanay shall consist of its present territory and that of the municipalities of Bondoc and San Narciso, with the seat of the municipal government at the present municipality of Mulanay.

2. The municipality of Pitogo shall consist of its present territory and that the municipalities of Macalelon and Unisan, with the seat of the municipal government at the present municipality of Pitogo.

3. The municipality of Sampaloc shall consist of its present territory and that of the barrios of Biluca, Banot, and Sambueno, of the present municipality of Mauban, with the seat of the municipal government at the present municipality of Sampaloc.

4. The municipality of Mauban shall consist of its present territory, except that of the barrios of Biluca, Banot, and Sambueno, now a part of the municipality of Mauban, which shall be united with the municipality of Sampaloc.

5. The municipalities of Alabat, Atimonan, Baler, Boac, Calauag, Candelaria, Catanauan, Gasan, Guinayangan, Gumaca, Infanta, Casiguran, Lopez, Lucena, Lucban, Mogpog, Pagbilao, Polillo, Santa Cruz, Sariaya, Tayabas, Tiaong, and Torrijos shall preserve their present boundaries.

SEC. 2. The municipal elections in each of the new municipalities described in the first four paragraphs of section one hereof shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act, except those described in paragraph five of said section, shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section

two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 957.]

AN ACT Reducing the twelve municipalities of the Province of Bataan to eight.

By authority of the United States, be it enacted by the Philippine Commission that:

SECTION 1. The twelve municipalities of the Province of Bataan shall, in accordance with the provisions of this Act, be reduced to eight, as follows:

1. The municipality of Dinalupijan shall consist of its present territory and that of the municipality of Hermosa, with the seat of the municipal government at the present municipality of Dinalupijan.

2. The municipality of Orani shall consist of its present territory and that of the municipality of Samal, with the seat of the municipal government at the present municipality of Orani.

3. The municipality of Abucay shall consist of its present territory and that of the municipality of Mabatan, with the seat of the municipal government at the present municipality of Abucay.

4. The municipality of Balanga shall consist of its present territory and that of the municipality of Pilar, with the seat of the municipal government at the present municipality of Balanga.

5. The municipality of Orion shall preserve its present boundaries.

6. The municipality of Mariveles shall preserve its present boundaries

7. The municipality of Bagac shall preserve its present boundaries.

8. The municipality of Moron shall preserve its present boundaries.

SEC. 2. The municipal elections in the new municipalities created in the first four paragraphs of section one of this Act shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act, except those described in paragraphs numbered five, six, seven, and eight, shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 958.]

AN ACT Reducing the twenty-two municipalities of the Province of Batangas to sixteen, and repealing Act Numbered Seven hundred and eight, entitled "An Act reducing thirteen of the municipalities in the Province of Batangas to five."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Seven hundred and eight, entitled "An Act reducing thirteen of the municipalities in the Province of Batangas to five," which, by virtue of the provisions of Act Numbered Seven hundred and thirty, has not yet become operative, is hereby repealed, and the twenty-two existing municipalities of the Province of Batangas shall, in accordance with the provisions of this Act, be reduced to sixteen, as follows:

1. The municipality of Balayan shall consist of its present territory and that of the municipalities of Tuy and Calatagan, with the seat of the municipal government at the present municipality of Balayan.

2. The municipality of Calaca shall preserve its present boundaries.

3. The municipality of Taal shall consist of its present territory and that of the municipalities of Lemery and San Luis, with the seat of the municipal government at the present municipality of Taal.

4. The municipality of Rosario shall consist of its present territory and that of the municipality of Taysan, with the seat of the municipal government at the present municipality of Rosario.

5. The municipality of Tanauan shall consist of its present territory and that of the municipality of Talisay, with the seat of the municipal government at the present municipality of Tanauan.

6. The municipality of Batangas shall preserve its present boundaries.

7. The municipality of Bauan shall preserve its present boundaries.

8. The municipality of Cuenca shall preserve its present boundaries.

9. The municipality of Ibaan shall preserve its present boundaries.

10. The municipality of Lian shall preserve its present boundaries.

11. The municipality of Lipa shall preserve its present boundaries.

12. The municipality of Loboo shall preserve its present boundaries.

13. The municipality of Nasugbu shall preserve its present boundaries.

14. The municipality of San Jose shall preserve its present boundaries.

15. The municipality of San Juan de Bocboc shall preserve its present boundaries.

16. The municipality of Santo Tomas shall preserve its present boundaries.

SEC. 2. The municipal elections in the new municipalities created in paragraphs numbered one, three, four, and five of section one hereof shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Num-

bered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in paragraphs numbered one, three, four, and five of section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 959.]

AN ACT Reducing the forty-three municipalities of the Province of Ambos Camarines to thirty-five.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The forty-three municipalities of the Province of Ambos Camarines shall, in accordance with the provisions of this Act, be reduced to thirty-five, as follows:

1. The municipality of Daet shall consist of its present territory, as constituted by Act Numbered Five hundred and forty-four, and that of the municipality of Basod, with the seat of the municipal government at the present municipality of Daet.

2. The municipality of Indan shall consist of its present territory and that of the municipality of Talisay, with the seat of the municipal government at the present municipality of Indan.

3. The municipality of Calabanga shall consist of its present territory and that of the municipalities of Bombon, Quipayo, and Manguirin, except the barrio of Bagacay in the present municipality of Manguirin, with the seat of the municipal government at the present municipality of Calabanga.

4. The municipality of Nueva Caceres shall consist of its present territory and that of the municipalities of Camaligan and Canaman, except the barrios of Talidtid and Fundado in the present municipality of Canaman, with the seat of the municipal government at the present municipality of Nueva Caceres.

5. The municipality of Pili shall consist of its present territory and that of the municipality of Mabato-bato, with the seat of the municipal government at the present municipality of Pili.

6. The municipality of Magarao shall consist of its present territory and that of the barrios of Talidtid and Fundado in the present

municipality of Canaman, with the seat of the municipal government at the present municipality of Magarao.

7. The municipality of Tinambac shall consist of its present territory and that of the barrio of Bagacay in the present municipality of Manguirin, with the seat of the municipal government at the present municipality of Tinambac.

8. The municipality of Pasacao shall consist of its present territory and that of the barrio of Balogo in the present municipality of San Fernando, with the seat of the municipal government at the present municipality of Pasacao.

9. The municipality of Baao shall preserve its present boundaries.

10. The municipality of Bato shall preserve its present boundaries.

11. The municipality of Buhi shall preserve its present boundaries.

12. The municipality of Bula shall preserve its present boundaries.

13. The municipality of Capalonga shall preserve its present boundaries.

14. The municipality of Caramoan shall preserve its present boundaries.

15. The municipality of Gainza shall preserve its present boundaries.

16. The municipality of Goa shall preserve its present boundaries.

17. The municipality of Iriga shall preserve its present boundaries.

18. The municipality of Labo shall preserve its present boundaries.

19. The municipality of Lagonoy shall preserve its present boundaries.

20. The municipality of Libmanan shall preserve its present boundaries.

21. The municipality of Lupi shall preserve its present boundaries.

22. The municipality of Mambulao shall preserve its present boundaries.

23. The municipality of Milaor shall preserve its present boundaries.

24. The municipality of Minalabac shall preserve its present boundaries.

25. The municipality of Nabua shall preserve its present boundaries.

26. The municipality of Pamplona shall preserve its present boundaries.

27. The municipality of Paracale shall preserve its present boundaries.

28. The municipality of Ragay shall preserve its present boundaries.

29. The municipality of Sagnay shall preserve its present boundaries.

30. The municipality of San Fernando shall preserve its present boundaries, except the barrio of Balogo now in said municipality, which, by paragraph eight of this section, is annexed to the municipality of Pasacao.

31. The municipality of San Jose shall preserve its present boundaries.

32. The municipality of San Vicente shall preserve its present boundaries.

33. The municipality of Sipocot shall preserve its present boundaries.

34. The municipality of Siruma shall preserve its present boundaries.

35. The municipality of Tigaon shall preserve its present boundaries.

SEC. 2. The municipal elections in the new municipalities created in paragraphs one, two, three, four, five, six, seven, eight, and thirty of section one hereof shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organizations in the territory included in the new municipalities mentioned shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials therein shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 960.]

AN ACT Reducing the forty-three municipalities of the Province of Samar to twenty-five.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The forty-three municipalities of the Province of Samar shall, in accordance with the provisions of this Act, be reduced to twenty-five, as follows:

1. The municipality of Catbalogan shall consist of its present territory and that of the municipalities of Jiabong and Tarangnan, including their barrios and respective adjacent islands, except the barrios of Tarangnan known as Bangon, Pagsanhan, San Luis, Pagui, and Caloniogan, with the seat of the municipal government at the present municipality of Catbalogan.

2. The municipality of Gandara shall consist of its present territory and that of the barrios of Bangon, Pagsanhan, San Luis, Pagui, and Caloniogan, now in the municipality of Tarangnan, with the seat of the municipal government at the present municipality of Gandara.

3. The municipality of Paranas shall consist of its present territory and that of the municipalities of Motiong and San Sebastian, with the seat of the municipal government at the present municipality of Paranas, under the denomination of municipality of Wright.

4. The municipality of Calbayog shall consist of its present terri-

tory and that of the municipalities of Santa Rita and Weyler, with the seat of the municipal government at the present municipality of Calbayog.

5. The municipality of San Nino shall preserve its present boundaries.

6. The municipality of Almagro shall preserve its present boundaries.

7. The municipality of Oquendo shall preserve its present boundaries.

8. The municipality of La Granja shall consist of its present territory and that of the municipality of San Antonio, with the seat of the municipal government at the present municipality of La Granja, under the denomination of municipality of Allen.

9. The municipality of Capul shall preserve its present boundaries.

10. The municipality of Lavezares shall preserve its present boundaries.

11. The municipality of Catarman shall consist of its present territory and that of the municipalities of Bobon and Mondragon, with the seat of the municipal government at the present municipality of Catarman.

12. The municipality of Pambujan shall preserve its present boundaries.

13. The municipality of Lao-ang shall preserve its present boundaries.

14. The municipality of Catubig shall preserve its present boundaries.

15. The municipality of Palapag shall preserve its present boundaries.

16. The municipality of Oras shall preserve its present boundaries.

17. The municipality of Tubig shall consist of its present territory and that of the municipalities of Paric, Sulat, and San Julian, with the seat of the municipal government at the present municipality of Tubig, under the denomination of municipality of Taft.

18. The municipality of Borongan shall preserve its present boundaries.

19. The municipality of Lanang shall consist of its present territory and that of the municipality of Hernani, with the seat of the municipal government at the present municipality of Lanang, under the denomination of municipality of Llorente.

20. The municipality of Guiuan shall consist of its present territory and that of the municipalities of Mercedes and Salcedo, with the seat of the municipal government at the present municipality of Guiuan.

21. The municipality of Balangiga shall consist of its present territory and that of the municipality of Quinapundan, with the seat of the municipal government at the present municipality of Balangiga.

22. The municipality of Basey shall consist of its present territory and that part of the present municipality of Santa Rita which is on the left bank of the Silanga River, with the seat of the municipal government at the present municipality of Basey.

23. The municipality of Villarreal shall consist of its present territory, except that of the barrio of Iquiran, together with that part of the present municipality of Santa Rita which is on the right bank of

the Silanga River, with the seat of the municipal government at the present municipality of Villarreal.

24. The municipality of Calbiga shall consist of its present territory and that of the municipality of Pinabacdao, with the seat of the municipal government at the present municipality of Calbiga.

25. The municipality of Zumarraga shall consist of its present territory, together with that of the barrio of Iquiran, in the present municipality of Villarreal, with the seat of the municipal government at the present municipality of Zumarraga.

SEC. 2. The municipal elections in each of the new municipalities created in paragraphs one, two, three, four, eight, eleven, seventeen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, and twenty-five of section one hereof, shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected, and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act, except those described in paragraphs numbered five, six, seven, nine, ten, twelve, thirteen, fourteen, fifteen, sixteen, and eighteen of said section, shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 961.]

AN ACT Reducing the twenty municipalities of the Province of Antique to eleven.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The twenty municipalities of the Province of Antique shall, in accordance with the provisions of this Act, be reduced to eleven, as follows:

1. The municipality of Pandan shall consist of its present territory and that part of the present municipality of Sebaste to the north of an east and west line drawn through the extreme southern point of the "casco de la población" of Sebaste, with the seat of the municipal government at the present municipality of Pandan. The supervisor-treasurer shall run the line dividing the present municipality of Sebaste as herein described, and report his survey to the provincial board with all convenient speed.

2. The municipality of Culasi shall consist of its present territory and that part of the present municipality of Sebaste not included in the new municipality of Pandan, with the seat of the municipal government at the present municipality of Culasi.

3. The municipality of Tibiao shall preserve its present boundaries.

4. The municipality of Laua-an shall consist of its present territory and that of the municipalities of Barbaza and Guijisan, with the seat of the municipal government at the present municipality of Laua-an.

5. The municipality of Bugasong shall preserve its present boundaries.

6. The municipality of Valderrama shall preserve its present boundaries.

7. The municipality of Patnongon shall consist of its present territory and that of the municipality of Carit-an and that part of the present municipality of San Pedro which lies on the right bank of the Sibalom River, with the seat of the municipal government at the present municipality of Patnongon.

8. The municipality of San José de Buenavista shall consist of its present territory and that of the municipality of Antique and that part of the present municipality of San Pedro lying on the left bank of the Sibalom River, with the seat of the municipal government at the present municipality of San José de Buenavista.

9. The municipality of Sibalom shall consist of its present territory and that of the municipality of Egana, with the seat of the municipal government at the present municipality of Sibalom.

10. The municipality of Dao shall consist of its present territory and that of the municipality of Anini-y, with the seat of the municipal government at the present municipality of Dao.

11. The municipality of San Remigio shall preserve its present boundaries.

SEC. 2. The municipal elections in each of the new municipalities created in paragraphs one, two, four, seven, eight, nine, and ten of section one of this Act shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organizations in the territory embraced in the new municipalities shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials therein shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 23, 1903.

[No. 962.]

AN ACT Making the provisions of Act Numbered Five hundred and sixteen, authorizing the removal of prisoners from the provincial jail of Rizal to Bilibid Prison, applicable to the Province of Cavite.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provisions of Act Numbered Five hundred and sixteen, entitled "An Act authorizing the removal of prisoners from the provincial jail of Rizal to Bilibid Prison on account of the unhealthfulness and insecurity of the provincial jail of Rizal," are hereby made applicable to the Province of Cavite, and the prisoners detained in the jail of the Province of Cavite may be removed to Bilibid Prison, and thence withdrawn in accordance with the provisions and conditions of said Act Numbered Five hundred and sixteen.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 24, 1903.

[No. 963.]

AN ACT Providing for a loan of five thousand pesos, Philippines currency, to the Province of Zambales.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of five thousand pesos, Philippines currency, to be loaned to the Province of Zambales, and to be expended by the provincial board of that province for the general expenses of the provincial government.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the supervisor-treasurer of the Province of Zambales upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of Zambales accepting such loan and agreeing to repay the money, without interest, in two equal annual installments, within one and two years, respectively, from the date of the acceptance of the loan.

SEC. 3. Payment of the loan of two thousand five hundred dollars, in money of the United States, heretofore made by the Insular Government to the Province of Zambales, is hereby extended so that one-half shall become due at the same time as the first installment of the loan herein authorized, and the remainder shall be due at the same time as the second installment of the loan herein authorized.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission

in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, October 27, 1903.

[No. 964.]

AN ACT Extending the time for the payment of the land tax in the Province of Zambales for the year nineteen hundred and three until January first, nineteen hundred and four, and providing for the refund of penalties already paid.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Zambales, is hereby extended to January first, nineteen hundred and four, anything in previous acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in such province for the year nineteen hundred and three are hereby remitted, and the provincial supervisor-treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 27, 1903.

[No. 965.]

AN ACT For the relief of Captain George D. Guyer, Sixteenth United States Infantry.

Whereas Captain George D. Guyer, Sixteenth United States Infantry, while acting as a disbursing officer for the Government of the Philippine Islands, was accountable for the sum of two thousand five hundred and forty-three dollars and forty-seven cents, United States currency, which sum was stolen at Ilagan, Province of Isabela, on June twenty-first, nineteen hundred, and it appears from the evidence in the case that the loss occurred without fault on the part of said Captain Guyer: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Pursuant to the provisions of rule twenty-eight of Act Numbered Ninety, the Auditor for the Philippine Islands is hereby authorized to credit the account of Captain George D. Guyer, Sixteenth United States Infantry, by the sum of two thousand five hun-

dred and forty-three dollars and forty-seven cents, United States currency, on account of said loss by theft.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 27, 1903.

[No. 966.]

AN ACT Amending sections six and seven of Act Numbered Three hundred and fifty-five.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Sections six and seven of Act Numbered Three hundred and fifty-five, entitled "An Act to constitute the Customs Service of the Philippine Archipelago and to provide for the administration thereof," are hereby amended so as to read as follows:

"SEC. 6. In the office of the Insular Collector, the Civil Governor, with the advice and consent of the Commission, shall appoint three staff officers who shall be respectively known as the 'Deputy Collector of Customs for the Philippine Islands,' the 'Special Deputy Collector of Customs for the Philippine Islands,' and the 'Surveyor of Customs for the Philippine Islands,' who, for the sake of brevity in this Act, are respectively designated as Insular Deputy Collector, Insular Special Deputy Collector, and Insular Surveyor, who shall be entitled to receive an annual salary of four thousand dollars each, payable monthly.

"SEC. 7. The Insular Deputy Collector shall assist the Insular Collector in the performance of his duties in all matters pertaining to the collection of the customs revenue throughout the Islands, and such other matters as said Collector shall direct.

"The Insular Special Deputy Collector shall assist the Insular Collector in all matters throughout the Islands connected with the customs revenue, the immigration and navigation laws, and such other matters as said Collector shall direct.

"The Insular Surveyor shall assist the Insular Collector in the performance of his duties throughout the Islands in such matters as are not directly connected with the customs revenue and such other matters as said Collector shall direct.

"In the case of the illness, absence, or incapacity of the Insular Collector, the Insular Deputy Collector shall act in his place and stead unless and until the Secretary of Finance and Justice shall otherwise direct under the provisions of section one of Act Numbered Four hundred and eight.

"The Insular Collector shall have general authority throughout the Philippine Islands in all matters embraced within the jurisdiction of the Customs Service."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with

section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 28, 1903.

[No. 967.]

AN ACT Authorizing the supply store of the Philippines Constabulary to sell supplies to officers of the insular and provincial governments and to public institutions when requiring the same for official use.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The supply store of the Philippines Constabulary and its branches are hereby authorized and directed to sell, in the manner prescribed in Acts Numbered Two hundred and forty-two and Seven hundred and eight-nine, such food supplies and other articles as they may be authorized to keep in stock to all officers of the Insular Government or of the provincial governments requiring the same for official use, and for the purchase of which said officers or public institutions may have available appropriations.

SEC. 2. All supplies comprehended by this Act in the hands of the Insular Purchasing Agent December first, nineteen hundred and three, shall be sold at cost price to the commissary of the Philippines Constabulary, and all requisitions for such supplies received by the Insular Purchasing Agent after December first, nineteen hundred and three, shall be forwarded by him to the commissary of the Philippines Constabulary, and all officers and institutions which have heretofore purchasing such food supplies through the Insular Purchasing Agent shall purchase the same thereafter through the supply store of the Philippines Constabulary in Manila, or its branches in the provinces, which shall make a surcharge of ten per centum to cover cost of transportation. Such supplies purchased by officers and institutions for use in the city of Manila shall be delivered by the supply store free of cost. In all other cases the supplies shall be delivered by the commissary of Constabulary at the nearest port or railway station in like manner as provided for supplies purchased from the Insular Purchasing Agent under the provisions of Act Numbered Nine hundred and nine.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 31, 1903.

[No. 968.]

AN ACT Repealing Acts numbered Three hundred and seventy and Three hundred and ninety-nine relative to the reduction of the number of municipalities in the Province of Bohol, and reducing the thirty-five existing municipalities in said province to thirty-two.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Three hundred and seventy, entitled "An Act reducing the thirty-three existing municipalities in the Province of Bohol to fifteen," and Act Numbered Three hundred and ninety-nine, entitled "An Act amending Act Numbered Three hundred and seventy, entitled 'An Act reducing the thirty-three existing municipalities in the Province of Bohol to fifteen,'" which have not yet become operative by reason of the failure of the provincial governor to act thereunder, are hereby repealed; and the thirty-five existing municipalities of the Province of Bohol shall, in accordance with the provisions of this Act, be reduced to thirty-two, as follows:

1. The municipality of Ubay shall consist of its present territory with the exception of its barrio of Cabulao, and of that part of the present municipality of Ipil which lies on the right bank of the Ipil River, with the seat of the municipal government at the present municipality of Ubay.

2. The municipality of Talibon shall consist of its present territory and that part of the present municipality of Ipil lying on the left bank of the Ipil River, with the seat of the municipal government at the present municipality of Talibon.

3. The municipality of Balilijan shall consist of its present territory and of that part of the present municipality of Catigbian which lies on the west bank of the Agutay River, with the seat of the municipal government at the present municipality of Balilijan.

4. The municipality of Antequera shall consist of its present territory and of that part of the present municipality of Catigbian lying east of the River Agutay, with the seat of the municipal government at the present municipality of Antequera.

5. The municipality of Mabini shall consist of the territory of the present municipality of Batuanan, the barrio of Cabulao in the present municipality of Ubay, and the barrio of Libas in the present municipality of Candijay, with the seat of the municipal government at the present barrio of Libas.

6. The municipality of Dimiao shall consist of its present territory and of that part of the present municipality of Lila west of a north and south dividing line which shall run immediately west of the *casco de la población* of the municipality of Lila, with the seat of the municipal government at the present municipality of Dimiao: *Provided*, That such line dividing the municipality of Lila shall be immediately run by the supervisor-treasurer of the province, and his survey as reported to the provincial board shall be a final settlement of the proper division.

7. The municipality of Loay shall consist of its present territory and of that part of the present municipality of Lila east of the line described in the previous paragraph, with the seat of the municipal government at the present municipality of Loay.

8. The municipality of Candijay shall consist of its present territory except the barrio of Libas, and of that of the barrio of Tugas, in the present municipality of Guindulman, with the seat of the municipal government at the present municipality of Candijay.

9. The municipality of Batuan shall consist of the territory of the barrio of Batuan in the present municipality of Bilar, with the seat of the municipal government at the present barrio of Batuan.

10. The municipality of Guindulman shall consist of its present territory less that of the barrio of Tugas, with the seat of the municipal government at the present municipality of Guindulman.

11. The municipality of Bilar shall consist of its present territory excepting the barrio of Batuan, with the seat of the municipal government at the present municipality of Bilar.

12. The municipalities of Tagbilaran, Daus, Panglao, Baclayón, Corella, Alburquerque, Valencia, Garcia Hernandez, Jagna, Duero, Anda, Sierra-Bullones, Carmen, Sevilla, Cortes, Maribojoc, Loon, Calape, Tubigon, Inabanga, Jetafe, and Loboc shall consist of their present territories, with the seat of the municipal government, in each instance, where it now is.

SEC. 2. The municipal elections in each of the new municipalities described in the first eleven paragraphs of section one hereof shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in the first eleven paragraphs of section one of this Act shall be thereby abolished and all offices held by virtue of their present organizations shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 31, 1903.

[No. 969.]

AN ACT Authorizing the payment of extra compensation to clerks and employees of the insular government and of the city of Manila for temporary overtime service with the Exposition Board.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Exposition Board for the Louisiana Purchase Exposition is hereby authorized to employ for overtime service such number of employees of the Insular Government and of the city of Manila as may be necessary to complete its work in the city of Manila

by December first, nineteen hundred and three; and is hereby further authorized to pay for such overtime service such sums per hour as may be deemed reasonable and proper by the said Board, said payments to be made from its available appropriations, the provisions of Act Numbered One hundred and forty-eight to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 2, 1903.

[No. 970.]

AN ACT Appropriating the sum of three million dollars, in United States currency, from the gold-standard fund created by Act Numbered Nine hundred and thirty-eight, for the purpose of defraying the expenses contemplated by section one of said Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of the gold-standard fund created by Act Numbered Nine hundred and thirty-eight, the sum of three million dollars, in United States currency, for the payment of the expenses of the Insular Government properly chargeable to said gold-standard fund under the provisions of section one of said Act Numbered Nine hundred and thirty-eight, exclusive of the principal and interest of the certificates of indebtedness issued under the authority of section six of the Act of Congress of March second, nineteen hundred and three, entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands."

SEC. 2. The appropriation made by this Act shall be treated as a continuing fund reimbursable, within the limit of the said sum herein appropriated, from the coinage authorized by said Act of Congress of March second, nineteen hundred and three, and all expenditures heretofore made from other appropriations, which are specifically enumerated in section one of said Act Numbered Nine hundred and thirty-eight, are hereby made proper charges against the appropriation made by this Act, without regard to the fiscal year for which incurred, for the credit of the appropriations from which originally made, and the Auditor is hereby authorized to adjust the various appropriations accordingly. For this purpose and to this extent this Act is made retroactive.

SEC. 3. Any balances or continuing credits in any appropriation previously made for the purchase of bullion or for the purchase of metal for minor coinage are hereby canceled, and the Auditor is directed to transfer any such amounts from appropriated to unappropriated moneys in the Treasury.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commis-

sion in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, November 2, 1903.

[No. 971.]

AN ACT To amend section four of Act Numbered Four hundred and fifty-three, authorizing the publication by the Insular Government of an Official Gazette, as amended by Act Numbered Six hundred and sixty-four, by providing for a further distribution of free copies thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section four of Act Numbered Four hundred and fifty-three, authorizing the publication by the Insular Government of an Official Gazette, as amended by Act Numbered Six hundred and sixty-four, is hereby further amended by adding at the end of the phrase in said section, "The Civil Governor, the Secretaries of the several Executive Departments, the members of the Philippine Commission, the justices of the Supreme Court, the judges of the Court of Customs Appeals, the Courts of First Instance, and the Court of Land Registration, the justices of the peace, the Executive Secretary, and the heads of the various Bureaus and Offices under the Insular Government," the words "and such other officers in said Bureaus and Offices as may be designated by the Civil Governor or the Secretary of the Executive Department under which the particular Bureau or Office is established," making said phrase read as follows: "The Civil Governor, the Secretaries of the several Executive Departments, the members of the Philippine Commission, the justices of the Supreme Court, the judges of the Court of Customs Appeals, the Courts of First Instance, and the Court of Land Registration, the justices of the peace, the Executive Secretary, and the heads of the various Bureaus and Offices under the Insular Government, and such other officers in said Bureaus and Offices as may be designated by the Civil Governor or the Secretary of the Executive Department under which the particular Bureau or Office is established."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 2, 1903.

[No. 972.]

AN ACT Providing for a loan of six thousand pesos, Philippines currency, to the Province of Paragua.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of six thousand

pesos, Philippines currency, to be loaned to the Province of Paragua and to be expended by the provincial board of that province for the general purposes of the provincial government in accordance with the provisions of Act Numbered Four hundred and twenty-two, organizing the Province of Paragua.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the secretary-treasurer of the Province of Paragua upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of Paragua accepting such loan and agreeing to repay the money, without interest, on or before the first day of January, nineteen hundred and five.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 973.]

AN ACT Authorizing the return to the Moro Province, organized under Act Numbered Seven hundred and eighty-seven, of the internal-revenue collections made between the first day of January, nineteen hundred and one, and such time as the treasurer of said province shall have taken charge of the collections of internal revenue in the province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, a sum sufficient to return to the Moro Province, organized under Act Numbered Seven hundred and eighty-seven, all the internal-revenue collections made between the first day of January, nineteen hundred and one, and such time as the treasurer of said province shall have taken charge of the collections of internal revenue in the province. The warrant for the same shall be drawn upon the application of the provincial treasurer in the amount certified to be correct by the Auditor for the Philippine Islands.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 974.]

AN ACT To amend section six of Act Numbered Two hundred and forty-two, entitled "An Act amending Act Numbered One hundred and seventy-five and establishing a supply store for the benefit of civil servants of the insular and provincial governments stationed outside the city of Manila," by providing for a reduction in the cost of supplies as sold to authorized purchasers, and fixing certain limitations relative to the transportation of such supplies.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section six of Act Numbered Two hundred and forty-two, entitled "An Act amending Act Numbered One hundred and seventy-five and establishing a supply store for the benefit of civil servants of the insular and provincial governments stationed outside the city of Manila," is hereby amended by striking out the words "twenty per cent" in the fourth line of said section and inserting in lieu thereof the words "ten per cent;" and by adding at the end of said section the following: "The additional charge of ten per cent herein provided shall not be construed to cover the cost of handling and transportation beyond the several branch supply stores established by the Chief Constabulary under the provisions of section three of this Act: *Provided, however,* That in case purchases are made for the use of detachments of Constabulary stationed at points remote from the several branch supply stores, the cost of delivery from the branch supply store to the station of the detachment shall be chargeable to the current appropriation for 'Transportation, Philippines Constabulary.'"

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall be retroactive so as to include the sale of all stores purchased since November thirteenth, nineteen hundred and one.

Enacted, November 3, 1903.

[No. 975.]

AN ACT Providing for the relief of persons who have paid, in the city of Manila, taxes upon land for the years nineteen hundred and one and nineteen hundred and two upon an excessive assessment.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In all cases in which land assessed for taxation in the city of Manila for the years nineteen hundred and one and nineteen hundred and two was assessed at more than fifty per centum above the assessment of the succeeding year, as revised by the board of tax revision appointed under Act Numbered Five hundred and eighty-one, entitled "An Act to provide for the revision of the assessment upon real estate in the city of Manila," the Municipal Board of the city of Manila is hereby authorized and required to reduce the assessment for the years nineteen hundred and one and nineteen hundred

and two to the amount fixed by the board of tax revision for the same land for the year nineteen hundred and three, and the city tax assessor and collector shall comply with the order of the Municipal Board by making the reduction upon the records of the city of Manila.

SEC. 2. In all cases in which the money has been paid upon the excessive assessment as described in section one, either for one or two years, the city tax assessor and collector shall allow the amount of such excess payment to be applied upon the taxes due for nineteen hundred and three, or some subsequent year.

SEC. 3. In case the tax has not been paid on the excessive assessment, then the taxpayer or person from whom tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time within two months after the passage of this Act; and all proceedings for the sale of land because of a delinquency of payment on the excessive assessment as defined in section one shall be discontinued and held for naught, and the title to the land shall remain in the delinquent taxpayer, subject only to the lien for taxes on the assessment as reduced in accordance with section one hereof: *Provided*, That if the amount of taxes due on the reduced assessment is not paid within the said two months, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 4. In cases of excessive taxation described in section one hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer, upon redeeming his land, shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the Municipal Board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment, as reduced in accordance with the terms of section one of this Act, within two months from the passage of this Act.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

. Enacted, November 3, 1903.

[No. 976.]

AN ACT Amending paragraph seven of section one of Act Numbered Nine hundred and thirty, entitled "An Act reducing the seventeen municipalities of the Province of Tarlac to nine."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph seven of section one of Act Numbered Nine hundred and thirty, entitled "An Act reducing the seventeen municipalities of the Province of Tarlac to nine," is hereby amended so as to read as follows:

"7. The municipality of Pura shall consist of its present terri-

tory and that of the municipality of Gerona, with the seat of the municipal government at the present municipality of Gerona."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 977.]

AN ACT Amending Act Numbered Nine hundred and fifty-eight, entitled "An Act reducing the twenty-two municipalities of the Province of Batangas to sixteen, and repealing Act Numbered Seven hundred and eight, entitled 'An Act reducing thirteen of the municipalities in the Province of Batangas to five,'" by reducing the twenty-two municipalities of said province to fifteen.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and fifty-eight, entitled "An Act reducing the twenty-two municipalities of the Province of Batangas to sixteen, and repealing Act Numbered Seven hundred and eight, entitled 'An Act reducing thirteen of the municipalities in the Province of Batangas to five,'" is hereby amended as follows:

(a) By striking out paragraphs ten and thirteen of the first section of said Act and by inserting in lieu of said paragraph ten the following:

"10. The municipality of Nasugbu shall consist of its present territory and that of the municipality of Lian, with the seat of the municipal government at the present municipality of Nasugbu."

(b) By changing the numbering of paragraphs fourteen, fifteen, and sixteen of section one of said Act to read thirteen, fourteen, and fifteen, respectively.

SEC. 2. Section two of said Act Numbered Nine hundred and fifty-eight is hereby amended by striking out of the second and eighth lines of said section the word "and" before the word "five" and by inserting after the word "five" in both instances the words "and ten."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 978.]

AN ACT To correct an error in the quotation of the title of the Act of Congress approved March second, nineteen hundred and three, in Acts Numbered Six hundred and ninety-six, Seven hundred and ninety-two, Seven hundred and ninety-six, and Eight hundred and twenty-two.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The titles and text of Acts Numbered Six hundred

and ninety-six and seven hundred and ninety-two, passed for the purpose of authorizing the issue of certificates of indebtedness and for other purposes, and the texts of Acts Numbered Seven hundred and ninety-six and Eight hundred and twenty-two, making appropriations for the purchase of silver bullion for the coinage of Philippine silver pesos and for other purposes, in which the title of an Act of Congress approved March second, nineteen hundred and three, authorizing in section six thereof the issue of such certificates of indebtedness and in section nine thereof the making of such appropriations, is incorrectly quoted, are hereby corrected so that the description of said Act shall be in accordance with the language used in its title, to wit, "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 979.]

AN ACT To amend Act Numbered Nine hundred and twenty-six, known as "the public land act."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and twenty-six, known as "The Public Land Act," is hereby amended by striking out of the title thereof the following words: "and providing for the determination by the Philippines Court of Land Registration of all proceedings for completion of imperfect titles and for the cancellation or confirmation of Spanish concessions and grants in said Islands, as authorized by sections thirteen, fourteen, fifteen, and sixty-two of the Act of Congress," and inserting in lieu thereof the following words: "and providing for a hearing and decision by the Court of Land Registration of all applications for the completion and confirmation of all imperfect and incomplete Spanish concessions and grants in said Islands, as authorized by sections thirteen, fourteen, and fifteen of the Act of Congress."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 980.]

AN ACT Appropriating the sum of one thousand and seven pesos and sixty-five centavos, Philippines currency, to pay the salary of W. E. Pulliam, Special Deputy Collector of Customs for the Philippine Islands, from September eleventh to October nineteenth, nineteen hundred and three, and traveling expenses incurred by him while en route from San Francisco to Manila between September eleventh and October nineteenth.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippines currency, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated:

For the payment of salary of W. E. Pulliam, Special Deputy Collector of Customs for the Philippine Islands, from September eleventh to October nineteenth, nineteen hundred and three, inclusive, at four thousand dollars, United States currency, per annum, eight hundred and sixty-six pesos and sixty-seven centavos, Philippines currency.

For reimbursement to W. E. Pulliam of traveling expenses incurred while en route from San Francisco to Manila, between September eleventh and October nineteenth, nineteen hundred and three, one hundred and forty pesos and ninety-eight centavos, Philippines currency.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 3, 1903.

[No. 981.]

AN ACT Appropriating six hundred and seventy-five thousand dollars, Mexican currency, to purchase the Oriente Hotel property in the city of Manila for insular purposes, and two thousand five hundred pesos, Philippines currency, to pay insurance premium and incidental expenses of purchase.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of six hundred and seventy-five thousand dollars, Mexican currency, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, to pay the purchase price of the Oriente Hotel property, which the Commission by resolution of September eighteenth, nineteen hundred and three, has contracted to buy from the owners thereof.

SEC. 2. Whereas the contract was conditioned on the report of the Solicitor-General that the owner of the hotel property and the vendor, the Oriente Hotel Company, should have a good title to the property, and whereas the Solicitor-General has certified that the Oriente Hotel Company has a good and marketable title to the property contracted for:

Now, therefore, on the requisition of the Civil Governor, a warrant

shall issue in favor of the Oriente Hotel Company for six hundred and seventy-five thousand dollars, Mexican currency, upon the delivery to the Civil Governor of a conveyance certified to be in proper form and properly executed by the Solicitor-General.

SEC. 3. The Civil Governor is hereby authorized to make a contract for the insurance against fire and other destruction for one year of the buildings of the property herein authorized to be purchased, and the sum of two thousand five hundred pesos, Philippines currency, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, to be used in paying the premium for said insurance and any incidental expenses of the purchase.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, November 6, 1903.

[No. 982.]

AN ACT Amending Act Numbered Nine hundred and forty-three, entitled "An Act reducing the twenty-three municipalities of the Province of Pampanga to seventeen."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and forty-three, entitled "An Act reducing the twenty-three municipalities of the Province of Pampanga to seventeen," is hereby amended as follows:

(a) By striking out of the title the word "seventeen" and substituting therefor the word "sixteen" so as to make said title read as follows: "An Act reducing the twenty-three municipalities of the Province of Pampanga to sixteen."

(b) By amending paragraph three of section one so as to read as follows:

"3. The municipality of Guagua shall consist of its present territory and that of the municipalities of Betis and Sexmoan, with the seat of the municipal government at the present municipality of Guagua."

(c) By striking out all of paragraph sixteen of section one.

(d) By striking out the number "seventeen" in paragraph seventeen of section one and substituting therefor the number "sixteen."

(e) By striking out the words "sixteen and seventeen" in the eighth and ninth lines of section two, and substituting therefor the words "and sixteen."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 6, 1903.

[No. 983.]

AN ACT Amending paragraph six of section one of Act Numbered Nine hundred and forty-four, entitled "An Act reducing the thirty-three municipalities of the Province of Cagayan to twenty-two."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph six of section one of Act Numbered Nine hundred and forty-four, entitled "An Act reducing the thirty-three municipalities of the province of Cagayan to twenty-two," is hereby amended by inserting, after the words "barrios of" in the third line of said paragraph, the word "Buguey."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 6, 1903.

[No. 984.]

AN ACT Amending Act Numbered Nine hundred and forty-two, entitled "An Act reducing the thirty-two municipalities of the Province of Rizal to fifteen," by reducing the thirty-two municipalities of said province to sixteen.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Nine hundred and forty-two, entitled "An Act reducing the thirty-two municipalities of the Province of Rizal to fifteen," is hereby amended as follows:

(a) By making paragraphs eleven and thirteen of said section, respectively, read as follows:

"11. The municipality of Taytay shall consist of its present territory and that of the municipality of Cainta, with the seat of the municipal government at the present municipality of Taytay."

"13. The municipality of Morong shall consist of its present territory and that of the municipalities of Baras and Cardona, with the seat of the municipal government at the present municipality of Morong."

(b) By adding at the close of said section a new paragraph, as follows:

"16. The municipality of Binangonan shall consist of its present territory and that of the municipality of Angono, with the seat of the municipal government at the present municipality of Binangonan."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 6, 1903.

[No. 985.]

AN ACT Authorizing payments from the Insular treasury to medical officers or contract surgeons of the United States Army for medical services rendered to members of the Philippines Constabulary when medical attendance otherwise authorized by law is not available.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whenever it shall be made to appear to the satisfaction of the chief of the Philippines Constabulary, or of an assistant chief of the Philippines Constabulary in charge of an established district, that an officer or enlisted man of the Philippines Constabulary is suffering from illness or injury incurred in line of duty and that there is not within reach or available a medical officer required by law to render medical or surgical attendance to such officer or enlisted man, as provided by law, the Chief of the Philippines Constabulary, or an assistant chief of the Philippines Constabulary, as herein defined, may specially authorize the employment of an available medical officer or contract surgeon of the United States Army to render such medical attendance as may be required, and pay therefor in accordance with the prescribed schedule of fees for medical services in the Philippines Constabulary.

SEC. 2. In any case in which an officer or enlisted man of the Philippines Constabulary entitled to medical treatment is received at a military hospital under the control of the United States military authorities, the regular schedule of fees for subsistence and attendance at such hospital shall be paid and no more, and in such cases payment shall be made on proper vouchers by the paymaster of the Philippines Constabulary to the chief surgeon of the Division of the Philippines, and not as a personal fee to any officer in charge of such military hospital.

SEC. 3. The appropriations for medical attendance of the Philippines Constabulary are hereby made available for payment for medical attendance as herein provided, subject to the conditions prescribed for such attendance in Act Numbered Eight hundred and seven, that officers shall be entitled only to reimbursement for hospital charges incurred by them by reason of injury or disability received in line of duty.

SEC. 4. In all cases in which suspensions have been made by the Auditor for the Philippine Islands on account of payments made by disbursing officers for the Philippines Constabulary to medical officers or contract surgeons of the United States Army for medical services rendered to members of the Philippines Constabulary, and such payments have not been refunded, the Auditor is hereby authorized to credit the accounts of such disbursing officers with the amounts so suspended, and the appropriations against which the same were at the time charged are hereby made available for such payments, and for this purpose and to this extent this Act is made retroactive.

SEC. 5. In cases in which payments have been made by provincial treasurers, upon the orders of the provincial boards, to officers of the United States Army or to medical officers receiving salaries from the Insular Government but whose duties did not require them to render such service, for medical attendance upon provincial prisoners, the

Auditor is hereby authorized to allow credit in the accounts of such provincial treasurers for such payments when it shall be shown to his satisfaction that there was available no medical officer required by law to perform such medical service, the provisions of Act Numbered One hundred and forty-eight to the contrary notwithstanding: *Provided*, That such payments are reasonable, and a certificate of the Commissioner of Public Health that the fees charged in any case are reasonable may be accepted by the Auditor as final. The president of a provincial board of health or of a municipal board of health may be required to render, without charge, to any officer or enlisted man of the Philippines Constabulary, or to a provincial prisoner, such medical service as may be needed in any case, upon notice by the office in immediate command of such Constabulary officer or enlisted man or by the governor of the province, as the case may be, of the necessity for such service; or to any indigent person when directed to render such service by the provincial governor or by a municipal president, as the case may be: *Provided*, That in no case shall the president of a provincial board of health or the president of a municipal board of health be paid for medical services rendered to any person authorized by law to receive medical attendance at the expense of the Insular Government or at the expense of a province.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, November 7, 1903.

[No. 986.]

AN ACT To amend Act Numbered Nine hundred and fifty-four, entitled "An Act reducing the forty-nine municipalities of the Province of Leyte to thirty-three."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and fifty-four, entitled "An Act reducing the forty-nine municipalities of the Province of Leyte to thirty-three," is hereby amended as follows:

(a) By striking out of the title and of the first and third lines of section one the words "forty-nine" and "thirty-three" and inserting in lieu thereof the words "fifty-one" and "thirty-four," respectively.

(b) By inserting after paragraph numbered fourteen and before paragraph numbered fifteen of section one of said Act a new paragraph, numbered fifteen, as follows:

"15. The municipality of Hinunanga shall consist of its present territory and that of the present municipality of Hinundayan, with the seat of the municipal government at the present municipality of Hinunanga."

(c) By striking out the number "fifteen" in the last paragraph of said section one and inserting in lieu thereof the number "sixteen."

[No. 985.]

AN ACT Authorizing payments from the Insular treasury to medical officers or contract surgeons of the United States Army for medical services rendered to members of the Philippines Constabulary when medical attendance otherwise authorized by law is not available.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whenever it shall be made to appear to the satisfaction of the chief of the Philippines Constabulary, or of an assistant chief of the Philippines Constabulary in charge of an established district, that an officer or enlisted man of the Philippines Constabulary is suffering from illness or injury incurred in line of duty and that there is not within reach or available a medical officer required by law to render medical or surgical attendance to such officer or enlisted man, as provided by law, the Chief of the Philippines Constabulary, or an assistant chief of the Philippines Constabulary, as herein defined, may specially authorize the employment of an available medical officer or contract surgeon of the United States Army to render such medical attendance as may be required, and pay therefor in accordance with the prescribed schedule of fees for medical services in the Philippines Constabulary.

SEC. 2. In any case in which an officer or enlisted man of the Philippines Constabulary entitled to medical treatment is received at a military hospital under the control of the United States military authorities, the regular schedule of fees for subsistence and attendance at such hospital shall be paid and no more, and in such cases payment shall be made on proper vouchers by the paymaster of the Philippines Constabulary to the chief surgeon of the Division of the Philippines, and not as a personal fee to any officer in charge of such military hospital.

SEC. 3. The appropriations for medical attendance of the Philippines Constabulary are hereby made available for payment for medical attendance as herein provided, subject to the conditions prescribed for such attendance in Act Numbered Eight hundred and seven, that officers shall be entitled only to reimbursement for hospital charges incurred by them by reason of injury or disability received in line of duty.

SEC. 4. In all cases in which suspensions have been made by the Auditor for the Philippine Islands on account of payments made by disbursing officers for the Philippines Constabulary to medical officers or contract surgeons of the United States Army for medical services rendered to members of the Philippines Constabulary, and such payments have not been refunded, the Auditor is hereby authorized to credit the accounts of such disbursing officers with the amounts so suspended, and the appropriations against which the same were at the time charged are hereby made available for such payments, and for this purpose and to this extent this Act is made retroactive.

SEC. 5. In cases in which payments have been made by provincial treasurers, upon the orders of the provincial boards, to officers of the United States Army or to medical officers receiving salaries from the Insular Government but whose duties did not require them to render such service, for medical attendance upon provincial prisoners, the

thousand pesos, Philippines currency, to be loaned to the Province of La Union, and to be expended by the provincial board of that province for the general expenses of the provincial government.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the treasurer of the Province of La Union upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of La Union accepting such loan. The money shall be repaid, without interest, on or before January first, nineteen hundred and five.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 9, 1903.

[No. 989.]

AN ACT Amending section fifteen of Act Numbered Seven hundred and two by extending the time for completing the registration of Chinese in the Philippine Islands.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whereas it was impossible to complete the registration of all Chinese persons in the Philippine Islands within the six months ending October twenty-ninth, nineteen hundred and three, in accordance with section fifteen of Act Numbered Seven hundred and two, the time for such registration is, pursuant to authority granted by section four of the Act of Congress approved April twenty-ninth, nineteen hundred and two, hereby extended for a period of two months to date from October twenty-ninth, nineteen hundred and three.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 9, 1903.

[No. 990.]

AN ACT Empowering the provincial board of the Province of Surigao to make appropriation for accrued leave of absence earned by Luther S. Kelly, late provincial treasurer of said province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whereas Luther S. Kelly, late provincial treasurer of the Province of Surigao, is entitled to leave of absence expiring Janu-

ary twenty-seventh, nineteen hundred and four, the provincial board of the Province of Surigao is hereby authorized and empowered to appropriate the sum of four hundred and sixty-six dollars and thirty-nine cents, in money of the United States, to Luther S. Kelly, late provincial treasurer of said province, in payment for accrued leave of absence due him, such leave being that to which he is entitled under the provisions of Act Numbered Eighty, as amended, and the computation for the appropriation being upon the basis of leave commencing November fifteenth, nineteen hundred and three, at a compensation of two thousand three hundred dollars per annum. The provincial treasurer of said province is authorized and directed to make payment in accordance with law to said Kelly of such amount, pursuant to appropriation duly made.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 11, 1903.

[No. 991.]

AN ACT Fixing the salary of the examiner of titles for the Eleventh Judicial District, to be appointed under the land registration act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Pursuant to the provisions of section thirteen of the Land Registration Act, the salary of the examiner of titles for the Eleventh Judicial District is hereby fixed at two thousand four hundred pesos, Philippines currency, per annum.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 11, 1903.

[No. 992.]

AN ACT Providing that in cases of new municipalities formed by legislation of the Commission the Civil Governor, on the recommendation of the provincial board, shall designate the persons who shall perform the duties of justice of the peace and auxiliary justice of the peace therein.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. It is hereby made the duty of the Civil Governor to designate, upon the recommendation of the provincial board, the persons who shall perform respectively the duties of justice of the peace

and auxiliary justice of the peace in each new municipality that has been formed or shall hereafter be formed by legislation of the Commission, and the persons so designated by the Civil Governor shall be the lawful justice of the peace and auxiliary justice of the peace in each of such municipalities after such designation; and all other justices of the peace and auxiliary justices of the peace within the territory formed into the new municipality shall thereafter cease to have further authority and power as justices of the peace or auxiliary justices of the peace.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 11, 1903.

[No. 993.]

AN ACT Reducing the seventeen municipalities of the Province of Masbate to thirteen.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The seventeen municipalities of the Province of Masbate shall, in accordance with the provisions of this Act, be reduced to thirteen, as follows:

1. The municipality of Masbate shall consist of its present territory and that of the municipality of Magdalena, with the seat of the municipal government at the present municipality of Masbate.

2. The municipality of Milagros shall consist of its present territory and that of the municipality of Malbug, with the seat of the municipal government at the present municipality of Milagros.

3. The municipality of Aroroy shall consist of the territory comprised in the present municipalities of San Agustin and Baleno, with the seat of the municipal government at the present barrio of Aroroy in the municipality of San Agustin.

4. The municipality of San Pascual shall consist of its present territory and that of the municipality of Claveria, with the seat of the municipal government at the present municipality of San Pascual.

5. The municipality of Dimas-Alang shall consist of the territory of the present municipality of Palanas, with the seat of the municipal government at the barrio of Naro in the present municipality of Palanas.

6. The municipalities of Mobo, Uson, Cataingan, Placer, Pulanduta, Mandaon, San Jacinto, and San Fernando shall preserve their present boundaries.

SEC. 2. The municipal elections in each of the new municipalities created in paragraphs one, two, three, and four of section one of this Act shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organizations in

the territory embraced in the new municipalities shall be thereby abolished and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials therein shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 17, 1903.

[No. 994.]

AN ACT Reducing the eleven municipalities of the Province of Romblon to six.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The eleven municipalities of the Province of Romblon shall, in accordance with the provisions of this Act, be reduced to six, as follows:

1. The municipality of Romblon shall consist of its present territory and that of the municipalities of Corcuera and Banton, with the seat of the municipal government at the present municipality of Romblon.

2. The municipality of Cajidiocan shall consist of its present territory and that of the municipality of Magallanes, with the seat of the municipal government at the present municipality of Cajidiocan.

3. The municipality of Badajoz shall preserve its present boundaries.

4. The municipality of Odiongan shall consist of its present territory and that of the municipality of Despujols, with the seat of the municipal government at the present municipality of Odiongan.

5. The municipality of Looc shall consist of its present territory and that of the municipality of Santa Fé, with the seat of the municipal government at the present municipality of Looc.

6. The municipality of San Fernando shall preserve its present boundaries.

SEC. 2. The municipal elections in each of the new municipalities created in paragraphs one, two, four, and five of section one of this Act shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organizations in the territory embraced in the new municipalities shall be thereby abolished and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials therein shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for

the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 17, 1903.

[No. 995.]

AN ACT To amend section forty-seven of Act Numbered One hundred and eighty-three by providing that the annual tax on the assessed value of real estate in the city of Manila for the year nineteen hundred and three shall be one and one-half per centum thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section forty-seven of Act Numbered One hundred and eighty-three, known as the Manila Charter, is hereby amended by providing that the annual tax on the assessed value of all real estate in the city of Manila subject to taxation for the year nineteen hundred and three shall be one and one-half per centum thereof, instead of two per centum thereof as now provided by said section.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 17, 1903.

[No. 996.]

AN ACT Amending Act numbered eighty-two, known as the Municipal Code, by authorizing provincial boards to designate the building in which municipal elections shall be held and to extend the hour fixed for the closing of such elections.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section ten of Act Numbered Eighty-two, known as the Municipal Code, is hereby amended by inserting in the second line thereof, after the words "in the house of the municipality," the words "or in any other building designated by the provincial board."

SEC. 2. Section eleven, subsection (h), of the Municipal Code is hereby amended by adding at the close thereof the words "*Provided, however, That the hour for closing the election may be extended, in the discretion of the provincial board, until seven o'clock post-meridian.*"

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 17, 1903.

[No. 997.]

AN ACT Authorizing the loan of five thousand and eighty-five pesos, Philippines currency, to the Province of Tayabas, for the benefit of the public schools of the Island of Marinduque, and authorizing the loan of eight thousand pesos, Philippines currency, to the municipality of Sariaya, Province of Tayabas, to enable the municipality to complete its public-school building.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Treasurer of the Philippine Islands is hereby authorized to loan, out of any funds in the Insular Treasury not otherwise appropriated, the sum of five thousand and eighty-five pesos, Philippines currency, to the Province of Tayabas for the benefit of the public schools of the Island of Marinduque, and the same is hereby appropriated to be expended by the provincial board of Tayabas, for the payment of the native teachers of the public schools of the island and such other lawful expenses as may be recommended by the division superintendent of schools and approved by the board. The amount so loaned shall be returned to the Insular Treasury from the treasury of the Province of Tayabas on or before the first day of January, nineteen hundred and nine, without interest: *Provided*, That not less than one thousand pesos, Philippines currency, shall be returned on or before the first day of January, nineteen hundred and five, and not less than one thousand pesos, Philippines currency, each year thereafter until the loan is paid in full.

SEC. 2. The Treasurer of the Philippine Islands is also hereby authorized to loan, out of any funds in the Insular Treasury not otherwise appropriated, the sum of eight thousand pesos, Philippine currency, to the municipality of Sariaya, Province of Tayabas, in order to enable said municipality to complete the construction of its public-school building, and the same is hereby appropriated for that purpose. The money so appropriated shall be withdrawn from the Insular Treasury by settlement warrant payable to the treasurer of the Province of Tayabas, to be by him transferred, like other municipal funds, to the municipality of Sariaya, and shall be returned without interest, through the provincial board of Tayabas, to the Insular Treasury, as follows: Not less than two thousand pesos, Philippines currency, on or before January first, nineteen hundred and five, and not less than two thousand pesos, Philippines currency, each year thereafter until the loan is paid.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commis-

sion in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 17, 1903.

[No. 998.]

AN ACT Extending the time for the payment of the land tax in the Province of Abra for the year nineteen hundred and three until December thirty-first of said year.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Abra is hereby extended to December thirty-first, nineteen hundred and three, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 18, 1903.

[No. 999.]

AN ACT Amending Act Numbered Eighty-two, entitled "A general Act for the organization of municipal governments in the Philippine Islands," by changing the method of selecting municipal treasurers.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Eighty-two, known as the Municipal Code, is hereby amended as follows:

(a) By striking out the words "municipal secretary" in the fifteenth line of section seventeen and inserting in lieu thereof the words "provincial treasurer," so that the complete sentence shall read: "The bond shall be filed in the office of the provincial treasurer, who shall carefully preserve the same."

(b) By striking out all of subsection (1) of section eighteen as amended by Act Numbered Three hundred and seventy-four, and inserting in lieu thereof the following:

"(1) He shall appoint, by and with the consent of the majority of all the members of the council, the municipal secretary and all non-elective officers and employees that may be provided for by law or by ordinance, with the exception of the municipal treasurer, and at any time, for cause, he may suspend any such officer or employee, thus appointed, for a period not exceeding ten days, which suspension may be continued for a longer period by the council; and by and with the consent of a majority of all the members of the council, he may discharge any such officer or employee.

"The municipal treasurer shall be appointed by the provincial treasurer, subject to the approval of the provincial board, and may be removed from office by the provincial board, for cause. Each municipal treasurer shall render a monthly account, with vouchers, covering all his transactions, to the treasurer of his province, and shall submit to the Insular Auditor such reports as that officer may require of him: *Provided*, That all municipal treasurers holding office at the date of the passage of this Act shall continue to exercise the duties of their respective offices until a new appointment is made under the provisions of this Act: *And provided further*, That on and after July first, nineteen hundred and four, the position of municipal treasurer shall be classified and subject to all the provisions of the Civil Service Act and rules."

(c) By striking out all of the first paragraph of section twenty-two and inserting in lieu thereof the following:

"The president and municipal secretary shall receive such salaries as the council shall fix; the salary of the municipal treasurer shall be fixed by the provincial board: *Provided*, That the municipal treasurer may also act as a deputy of the provincial treasurer and receive such additional compensation therefor, to be paid from provincial funds, as the provincial board may fix and the Treasurer of the Philippine Islands approve, anything in existing law to the contrary notwithstanding."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 20, 1903.

[No. 1000.]

AN ACT Appropriating the sum of two hundred and thirty-four thousand pesos, Philippines currency, for the construction and repair of roads in the Province of Cebu.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of two hundred and thirty-four thousand pesos, Philippines currency, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Insular Treasury not otherwise appropriated, the same to be charged to the Congressional relief fund, for the purpose of constructing and repairing the following roads in the Province of Cebu:

(a) For the Carcar-Barili road, fifty-six thousand pesos, Philippines currency.

(b) For the Sogod-Putad road, one hundred and seventy-eight thousand pesos, Philippines currency.

The money hereby appropriated, or so much thereof as may be necessary, shall be disbursed by the provincial treasurer of Cebu, or by a duly bonded official of the Government to be designated by the Civil Governor.

SEC. 2. The Civil Governor may direct the payment, either in money or in rice, of such portions of the expenses for labor and material as, in his discretion, may be deemed best for the people doing the labor or furnishing the material.

SEC. 3. The Consulting Engineer to the Commission shall have general supervision of the work of construction. The provincial supervisor of Cebu shall have immediate charge of all work of construction. He may appoint his assistants and fix their rates of compensation, subject to the approval of the Consulting Engineer to the Commission. He shall make detailed monthly reports of the progress of the work herein authorized, including an itemized statement of the various expenditures made during each month and the purposes thereof, to the Consulting Engineer to the Commission, who shall forward the same to the Civil Governor through the Secretary of Commerce and Police.

SEC. 4. The officers and employees provided for in section three of this Act shall not, necessarily, be subject to the provisions of the Civil Service Act and the Acts amendatory thereof, but employees belonging to the classified service may be temporarily transferred to this work without losing their status in the classified service.

SEC. 5. The necessary tools, supplies, and material shall be purchased by the provincial supervisor of Cebu, with the approval of the Consulting Engineer to the Commission, in the manner provided for by law. Such purchases may be made by the provincial supervisor in open market, by contract, or otherwise when, in his opinion, such purchases are necessary for the economical and expeditious prosecution of the work: *Provided, however,* That such purchases shall be made only with the approval of the Consulting Engineer to the Commission.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, November 20, 1903.

[No. 1001.]

AN ACT Reducing the eleven municipalities of the Province of Abra to five.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The eleven municipalities of the Province of Abra shall, in accordance with the provisions of this Act, be reduced to five, as follows:

1. The municipality of Bangued shall consist of its present territory and that of the municipalities of Tayum and Pidigan, with the seat of the municipal government at the present municipality of Bangued.

2. The municipality of Pilar shall consist of its present territory and that of the municipality of Villavieja, with the seat of the

municipal government at the barrio of San Juan, now a part of the municipality of Villavieja.

3. The municipality of Bucay shall consist of its present territory and that of the municipality of San Jose, with the seat of the municipal government at the present municipality of Bucay.

4. The municipality of La Paz shall consist of its present territory and that of the municipality of San Gregorio, with the seat of the municipal government at the barrio of Toon, now a part of the municipality of La Paz.

5. The municipality of Dolores shall consist of its present territory and that of the municipality of San Juan, with the seat of the municipal government at the present municipality of Dolores.

SEC. 2. The action of the provincial governor, approved by the Secretary of the Interior, in declaring the municipality of San Quintin as organized under the Municipal Code to be a Tinguiane township under Act Numbered Four hundred and forty-five, is hereby confirmed, and said San Quintin as a municipality under the Municipal Code is hereby abolished. The cedula taxes collected in San Quintin and now in the provincial treasury shall be paid into the treasury of the Tinguiane township of San Quintin.

SEC. 3. The municipal elections in each of the new municipalities mentioned in section one shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipalities, as described in section one hereof, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, November 20, 1903.

[No. 1002.]

AN ACT Amending Act Numbered Nine hundred and thirty-two, entitled "An Act reducing the twenty-five municipalities of the Province of Bulacan to thirteen."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph eleven of section one of Act Numbered Nine hundred and thirty-two, entitled "An Act reducing the twenty-five municipalities of the Province of Bulacan to thirteen," is hereby amended so as to read as follows:

“11. The municipality of Bocaue shall consist of its present territory and that of the municipality of Bigaa, with the seat of the municipal government at the present municipality of Bocaue.”

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 20, 1903.

[No. 1003.]

AN ACT Amending Act Numbered Nine hundred and thirty-five, entitled “An Act reducing the fifteen municipalities of the Province of La Union to twelve.”

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph two of section one of Act Numbered Nine hundred and thirty-five, entitled “An Act reducing the fifteen municipalities of the Province of La Union to twelve,” is hereby amended so as to read as follows:

“2. The municipality of Santo Tomas shall consist of its present territory and that of the municipality of Rosario, with the seat of the municipal government at the present municipality of Santo Tomas.”

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 21, 1903.

[No. 1004.]

AN ACT Annexing the northern part of the Province of Zambales to the Province of Pangasinan and providing that the southern part thereof shall continue as a separate province under the name of Zambales.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The northern part of the Province of Zambales, which comprises the municipalities of Alaminos, Bolinao, San Isidro, and Infanta, as described by Act Numbered Nine hundred and forty-five, entitled “An Act reducing the twenty-five municipalities of the Province of Zambales to fifteen,” is hereby annexed to the Province of Pangasinan, as organized by Act Numbered Eighty-six, entitled “An Act extending the provisions of the Provincial Government Act to the Province of Pangasinan.”

SEC. 2. The inhabitants of the territory hereby annexed to and made a part of the Province of Pangasinan shall enjoy the same

rights and privileges as if the municipalities so annexed had been originally incorporated in the Province of Pangasinan; and the municipal officers of the municipalities included in the territory so annexed shall have the same relations to the provincial officers of the Province of Pangasinan as are prescribed by the Provincial Government Act and by Act Numbered Eighty-six, organizing said Province of Pangasinan.

SEC. 3. The remainder of the existing Province of Zambales shall continue under the same name, as a separate province, and any deficiency which may occur in the revenues of the province thus reduced shall be met from the Insular Treasury. The debts of the existing Province of Zambales to the Insular Treasury shall continue to be the debts of the Province of Zambales as by this Act constituted, and the funds now in the treasury of the province shall remain as funds of the province as herein constituted.

SEC. 4. The land and other taxes due from that part of the Province of Zambales hereby annexed to Pangasinan for the year nineteen hundred and three and previous years, and uncollected, shall be collected by the treasurer of Pangasinan and paid into the treasury of that province for disbursement in the same manner as if such taxes had been assessed subsequent to the annexation.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect January first, nineteen hundred and four.

Enacted, November 21, 1903.

[No. 1005.]

AN ACT Amending Act Numbered Seven hundred and nineteen, entitled "**An Act reducing the fifty-one municipalities of the Province of Iloilo to seventeen.**"

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph fifteen of section one of Act Numbered Seven hundred and nineteen, entitled "An Act reducing the fifty-one municipalities of the Province of Iloilo to seventeen," is hereby amended so as to read as follows:

"15. The municipality of Barotac Nuevo shall consist of its present territory and that of the municipality of Dumangas, with the seat of the municipal government at the present municipality of Barotac Nuevo."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 21, 1903.

[No. 1006.]

AN ACT Providing for the loan of three thousand pesos, Philippines currency, in minor coins to the Province of Ilocos Sur.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of three thousand pesos, Philippines currency, in minor coins to be loaned to the Province of Ilocos Sur for the purpose of facilitating and securing an immediate circulation of minor Philippine coins in that province. The money so appropriated shall be paid to the treasurer of the Province of Ilocos Sur in minor coins upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of Ilocos Sur accepting such loan and agreeing to repay the same, without interest, within the period of six months from date of the passage of this Act.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 25, 1903.

[No. 1007.]

AN ACT Providing for a loan of seven thousand five hundred pesos, Philippines currency, to the Province of Antique.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of seven thousand five hundred pesos, Philippines currency, to be loaned to the Province of Antique and to be expended by the provincial board of that province for the general expenses of the provincial government.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the supervisor-treasurer of the Province of Antique upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of Antique accepting such loan and agreeing to repay the money, without interest, on or before the first day of January, nineteen hundred and seven.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 25, 1903.

[No. 1008.]

AN ACT Amending Act Numbered Nine hundred and thirty-nine, entitled "An Act reducing the thirty municipalities of the Province of La Laguna to nineteen," and Act Numbered Nine hundred and forty-two, entitled "An Act reducing the thirty-two municipalities of the Province of Rizal to fifteen," and providing that the boundary line between the Provinces of La Laguna and Rizal be changed so as to include in La Laguna the municipality of Muntinlupa now a part of Rizal.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and thirty-nine, entitled "An Act reducing the thirty municipalities of the Province of La Laguna to nineteen," is hereby amended as follows:

(a) By striking out the words "and Pangil" in paragraph numbered two of section one.

(b) By striking out the word "Paquil" in paragraph numbered three of section one.

(c) By inserting after paragraph numbered three of section one the following new paragraph:

"3½. The municipality of Pangil shall consist of its present territory and that of the municipality of Paquil, with the seat of the municipal government at the barrio of Balian, now a part of the present municipality of Pangil."

(d) By amending paragraph numbered seven so as to read as follows:

"7. The municipality of Los Baños shall consist of its present territory and that of the municipality of Bay, with the seat of the municipal government at the present municipality of Los Baños."

(e) By amending paragraph numbered eight so as to read as follows:

"8. The municipality of Binan shall consist of its present territory and that of the municipality of San Pedro Tunasan, and of the municipality of Muntinlupa, heretofore a part of the Province of Rizal and by section three of this Act made a part of the Province of La Laguna. The seat of municipal government shall be at the present municipality of Binan."

(f) By striking out of the title and of section one of said Act Numbered Nine hundred and thirty-nine the word "nineteen" and inserting in lieu thereof the word "twenty."

SEC. 2. Paragraph numbered four of section one of Act Numbered Nine hundred and forty-two, entitled "An Act reducing the thirty-two municipalities of the Province of Rizal to fifteen," is hereby amended by striking out the words "the municipalities of Taguig and Muntinlupa" and inserting in lieu thereof the words "the municipality of Taguig."

SEC. 3. The boundary line between the Provinces of La Laguna and Rizal is hereby so changed that the existing municipality of Muntinlupa shall be included in the Province of La Laguna instead of being a part of Rizal.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage

Enacted, November 25, 1903.

[No. 1009.]

AN ACT Amending Act Numbered Nine hundred and forty-three, entitled "An Act reducing the twenty-three municipalities of the Province of Pampanga to seventeen," and Act Numbered Nine hundred and eighty-two amendatory thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and forty-three, entitled "An Act reducing the twenty-three municipalities of the Province of Pampanga to seventeen," and Act Numbered Nine hundred and eighty-two, amendatory thereof, are hereby amended as follows:

(a) By striking out paragraph numbered two of section one of Act Numbered Nine hundred and forty-three and inserting in lieu thereof the following:

"2. The municipality of Bacolor shall preserve its present boundaries."

(b) By inserting after paragraph numbered two of section one of said Act Numbered Nine hundred and forty-three a new paragraph, as follows:

"2½. The municipality of Santa Rita shall preserve its present boundaries."

(c) By inserting the words "two" and "two and one-half" in the seventh line of section two of Act Numbered Nine hundred and forty-three after the words "paragraph numbered" and before the word "seven."

(d) By striking out paragraph (a) of section one of Act Numbered Nine hundred and eighty-two.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 25, 1903.

[No. 1010.]

AN ACT Making additional appropriations for sundry expenses of the Insular Government for the first half of the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine pesos, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropria-

Salaries and wages, installation of the pail system in the city of Manila, Board of Health for the Philippine Islands, nineteen hundred and four: For compensation of George M. Barbour, Superintendent of the Pail System, in lieu of salary, from the date he reported for duty to September fifth, nineteen hundred and three, inclusive, four hundred and ten pesos; one blacksmith, Class G, from November first, five hundred and fifty pesos.

Contingent expenses, installation of the pail system in the city of Manila, Board of Health for the Philippine Islands, nineteen hundred and four: For contingent expenses, including the purchase of coal, water, and miscellaneous supplies for the steam barge *Pluto*, not to exceed six thousand four hundred pesos; tar, hand lanterns, lumber, and small hardware for one thousand commodes; one excavator pump, not to exceed one thousand three hundred pesos; one hose tower, not to exceed seven hundred pesos; and for necessary alterations to the steam barge *Pluto*, for the installation of temporary loading and dumping equipment, not to exceed four thousand six hundred pesos; and other incidental expenses, thirty-six thousand and seventy-six pesos.

In all for the Board of Health for the Philippine Islands, fifty-two thousand and sixty-two pesos.

QUARANTINE SERVICE.

Commutation for quarters, Quarantine Service, nineteen hundred and four: For commutation of quarters, from July first, nineteen hundred and three, at the rates authorized by the regulations for the government of the Public Health and Marine-Hospital Service of the United States, four thousand two hundred and eighty pesos.

FORESTRY BUREAU.

Salaries and wages, Forestry Bureau, nineteen hundred and four: The unexpended balance of funds appropriated under this head is hereby made available for the payment of the salary of one additional clerk, class nine, from November first, nineteen hundred and three.

MINING BUREAU.

Salaries and wages, Mining Bureau, nineteen hundred and four: The unexpended balance of funds appropriated under this head is hereby made available for the payment of the salaries and wages of officials and employees of the Mining Bureau authorized under the provisions of Act Numbered Nine hundred and sixteen and employed during the first half of the fiscal year nineteen hundred and four.

BUREAU OF AGRICULTURE.

Salaries and wages, Bureau of Agriculture, nineteen hundred and four: One foreman, Class A, and for the payment of laborers, three hundred and fifty pesos.

Contingent expenses, Bureau of Agriculture, nineteen hundred and four: For contingent expenses, including the purchase of sixty carabao for the San Ramon and La Carlota farms, and incidental expenses, four thousand eight hundred pesos.

In all, for the Bureau of Agriculture, five thousand one hundred and fifty pesos.

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

The unexpended balance of funds appropriated under the head of "Salaries and wages, Bureau of Non-Christian Tribes, nineteen hundred and four," in Act Numbered Eight hundred and seven, is hereby made available for the payment of salaries and wages of "The Ethnological Survey for the Philippine Islands," from August twenty-fourth, nineteen hundred and three; for one temporary clerk class nine, from October twenty-sixth, nineteen hundred and three; and for one clerk, Class E, and one clerk, Class I, in lieu of two clerks, Class G, from November first, nineteen hundred and three.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and four: One Assistant Director of the Serum Laboratory, class three, one chemist, class four, one pathologist, class four, one chemist, class seven, from October twentieth, nineteen hundred and three; one botanist, class eight, one assistant at Serum Laboratory, class eight, one veterinarian, class seven, and two collectors for botanist, class nine, from November twenty-sixth, nineteen hundred and three; one bacteriologist and assistant director of the Serum Laboratory, class eight, in lieu of class nine, from November first, nineteen hundred and three; one thousand three hundred and eighty-five pesos and ninety-eight centavos.

Contingent expenses, Bureau of Government Laboratories, nineteen hundred and four: For contingent expenses, including rent of building and telephones; purchase of ice; and other incidental expenses; five hundred and two pesos and thirty-four centavos.

In all, for the Bureau of Government Laboratories one thousand eight hundred and eighty-eight pesos and thirty-two centavos.

DEPARTMENT OF COMMERCE AND POLICE.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and four: For additional pay of Army officers detailed with the Constabulary, as contemplated by Act Numbered Eight hundred and seven, twenty-one pesos.

Field, staff, and line officers:

For pay of field, staff, and line officers, as contemplated by the provisions of Act Numbered Eight hundred and seven, three hundred and seventy-seven pesos and forty-two centavos.

Enlisted strength:

For the pay of enlisted men as authorized by law, fifty-five thousand seven hundred and five pesos and sixty-two centavos.

Skilled employees and laborers:

Three teamsters, Class C; two packers, Class C; one patron, Class H, from October first, nineteen hundred and three; and for the hire of laborers; six thousand pesos.

Salaries and wages, installation of the pail system in the city of Manila, Board of Health for the Philippine Islands, nineteen hundred and four: For compensation of George M. Barbour, Superintendent of the Pail System, in lieu of salary, from the date he reported for duty to September fifth, nineteen hundred and three, inclusive, four hundred and ten pesos; one blacksmith, Class G, from November first, five hundred and fifty pesos.

Contingent expenses, installation of the pail system in the city of Manila, Board of Health for the Philippine Islands, nineteen hundred and four: For contingent expenses, including the purchase of coal, water, and miscellaneous supplies for the steam barge *Pluto*, not to exceed six thousand four hundred pesos; tar, hand lanterns, lumber, and small hardware for one thousand commodes; one excavator pump, not to exceed one thousand three hundred pesos; one hose tower, not to exceed seven hundred pesos; and for necessary alterations to the steam barge *Pluto*, for the installation of temporary loading and dumping equipment, not to exceed four thousand six hundred pesos; and other incidental expenses, thirty-six thousand and seventy-six pesos.

In all for the Board of Health for the Philippine Islands, fifty-two thousand and sixty-two pesos.

QUARANTINE SERVICE.

Commutation for quarters, Quarantine Service, nineteen hundred and four: For commutation of quarters, from July first, nineteen hundred and three, at the rates authorized by the regulations for the government of the Public Health and Marine-Hospital Service of the United States, four thousand two hundred and eighty pesos.

FORESTRY BUREAU.

Salaries and wages, Forestry Bureau, nineteen hundred and four: The unexpended balance of funds appropriated under this head is hereby made available for the payment of the salary of one additional clerk, class nine, from November first, nineteen hundred and three.

MINING BUREAU.

Salaries and wages, Mining Bureau, nineteen hundred and four: The unexpended balance of funds appropriated under this head is hereby made available for the payment of the salaries and wages of officials and employees of the Mining Bureau authorized under the provisions of Act Numbered Nine hundred and sixteen and employed during the first half of the fiscal year nineteen hundred and four.

BUREAU OF AGRICULTURE.

Salaries and wages, Bureau of Agriculture, nineteen hundred and four: One foreman, Class A, and for the payment of laborers, three hundred and fifty pesos.

Contingent expenses, Bureau of Agriculture, nineteen hundred and four: For contingent expenses, including the purchase of sixty carabao for the San Ramon and La Carlota farms, and incidental expenses, four thousand eight hundred pesos.

In all, for the Bureau of Agriculture, five thousand one hundred and fifty pesos.

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

The unexpended balance of funds appropriated under the head of "Salaries and wages, Bureau of Non-Christian Tribes, nineteen hundred and four," in Act Numbered Eight hundred and seven, is hereby made available for the payment of salaries and wages of "The Ethnological Survey for the Philippine Islands," from August twenty-fourth, nineteen hundred and three; for one temporary clerk class nine, from October twenty-sixth, nineteen hundred and three; and for one clerk, Class E, and one clerk, Class I, in lieu of two clerks, Class G, from November first, nineteen hundred and three.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and four: One Assistant Director of the Serum Laboratory, class three, one chemist, class four, one pathologist, class four, one chemist, class seven, from October twentieth, nineteen hundred and three; one botanist, class eight, one assistant at Serum Laboratory, class eight, one veterinarian, class seven, and two collectors for botanist, class nine, from November twenty-sixth, nineteen hundred and three; one bacteriologist and assistant director of the Serum Laboratory, class eight, in lieu of class nine, from November first, nineteen hundred and three; one thousand three hundred and eighty-five pesos and ninety-eight centavos.

Contingent expenses, Bureau of Government Laboratories, nineteen hundred and four: For contingent expenses, including rent of building and telephones; purchase of ice; and other incidental expenses; five hundred and two pesos and thirty-four centavos.

In all, for the Bureau of Government Laboratories one thousand eight hundred and eighty-eight pesos and thirty-two centavos.

DEPARTMENT OF COMMERCE AND POLICE.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and four: For additional pay of Army officers detailed with the Constabulary, as contemplated by Act Numbered Eight hundred and seven, twenty-one pesos.

Field, staff, and line officers:

For pay of field, staff, and line officers, as contemplated by the provisions of Act Numbered Eight hundred and seven, three hundred and seventy-seven pesos and forty-two centavos.

Enlisted strength:

For the pay of enlisted men as authorized by law, fifty-five thousand seven hundred and five pesos and sixty-two centavos.

Skilled employees and laborers:

Three teamsters, Class C; two packers, Class C; one patron, Class H, from October first, nineteen hundred and three; and for the hire of laborers; six thousand pesos.

Total for pay of Constabulary, sixty-two thousand one hundred and four pesos and four centavos.

Clothing, camp, and garrison equipage, Philippines Constabulary, nineteen hundred and four: For the purchase of arms, ammunition, clothing, equipage, and equipments, and for allowance for clothing not drawn in kind to enlisted men upon discharge, one hundred and fifty-three thousand eight hundred and seventy-five pesos and sixty-six centavos.

Clothing, camp, and garrison equipage, Philippines Constabulary, nineteen hundred and three: For the purchase of clothing and equipage, and incidental expenses, fourteen thousand five hundred and ninety-three pesos and eighty-four centavos.

Transportation, Philippines Constabulary, nineteen hundred and four: For transportation of officers, enlisted men, and employees, prisoners when not chargeable to provincial funds, animals and supplies; purchase and hire of boats, draft animals, carts, harness, wagons, and so forth; purchase of forage and veterinary supplies; veterinary attendance, shoeing, and incidental expenses; subsistence of officers, enlisted men, and employees, while traveling under orders, and enlisted men only while on campaign; ninety-three thousand three hundred and ninety-two pesos and forty-two centavos.

Secret-service fund, Philippines Constabulary, nineteen hundred and four: For a contingent fund to be used for secret-service purposes and for the payment of rewards for the apprehension of deserters in the discretion and under the direction of the Chief or Acting Chief of the Philippines Constabulary, two thousand three hundred and twelve pesos and twenty-six centavos.

Contingent expenses, Philippines Constabulary, nineteen hundred and four: For contingent expenses, including the purchase of office furniture and supplies; newspapers, periodicals, professional books; post-office, cable, and telephone service; medical treatment and medicines for officers and enlisted men under the provisions of Act Numbered Eight hundred and seven; burial of officers and enlisted men; subsistence of prisoners; purchase and repair of musical instruments; and other incidental expenses; eighteen thousand six hundred and twenty-eight pesos and ninety-six centavos.

Contingent expenses, Philippines Constabulary, nineteen hundred and three: For the purchase of office furniture, stationery, and supplies, newspapers, periodicals; cable, post-office, and telephone service; advertising; medical treatment and medicines for officers and enlisted men; purchase and repair of musical instruments; and other incidental expenses; five thousand two hundred and twenty-seven pesos and eighteen centavos.

In all, for the Philippines Constabulary, three hundred and fifty thousand one hundred and thirty-four pesos and thirty-six centavos.

BUREAU OF PRISONS.

Salaries and wages, Bureau of Prisons, nineteen hundred and four: One disbursing officer, class six, two clerks, class nine, two clerks, Class D, one clerk, Class H, one hospital attendant, Class A, one guard, Class A, one assistant foreman, Class A, one teamster, Class C, all under the provisions of Act Numbered Eight hundred and seven; extra compensation of twenty pesos each for executions to be

paid to a guard, Class A, anything in existing laws prohibiting the payment of extra compensation to Government employees to the contrary notwithstanding; and for the payment of salaries and wages authorized by Act Numbered Eight hundred and seven; five thousand pesos.

Equipment for manufacturing plant and materials for same, Bureau of Prisons, nineteen hundred and four: For the purchase of machinery, tools, and other equipment and supplies, authorized by Act Numbered Eight hundred and seven, twenty-six thousand pesos.

Contingent expenses, Bureau of Prisons, nineteen hundred and four: For contingent expenses, including subsistence of prisoners; construction of vaults and sewers on the septic system; and other incidental expenses; sixteen thousand two hundred pesos.

In all, for the Bureau of Prisons, forty-seven thousand two hundred pesos.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered Eight hundred and seven, two thousand four hundred and eighty-one pesos and ninety-six centavos.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and three: Any unexpended balance of funds appropriated under this head is hereby made available for the payment of one Superintendent of Light-Houses, Buoys, and so forth, at two thousand five hundred dollars per annum, from March seventeenth, nineteen hundred and three, inclusive.

Light-House Service, Bureau of Coast Guard and Transportation, nineteen hundred and four: For the purchase of supplies and other incidental expenses, not to exceed ten thousand pesos; for necessary repairs to light stations, including the purchase of materials, payment of customs duties, and other incidental expenses, not to exceed eight thousand pesos; eighteen thousand pesos.

Cutters and launches, Bureau of Coast Guard and Transportation, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered Eight hundred and seven; purchase of supplies; pilotage; repairs; customs duties on armament and equipment authorized by Act Numbered Eight hundred and thirty-one; and other incidental expenses; ninety-eight thousand eight hundred and sixty-nine pesos and twenty-eight centavos.

Cutters and launches, Bureau of Coast Guard and Transportation, nineteen hundred and three: For the purchase of supplies; maintenance and repair of vessels; pilotage; stevedoring; and incidental expenses; six thousand pesos.

In all, for the Bureau of Coast Guard and Transportation, one hundred and twenty-five thousand three hundred and fifty-one pesos and twenty-four centavos.

BUREAU OF COAST AND GEODETIC SURVEY.

Salaries and wages, Bureau of Coast and Geodetic Survey, nineteen hundred and two: The extra compensation of enlisted men of the Signal Corps, United States Army, and other Government employees,

for services rendered during the fiscal year nineteen hundred and two, in the fieldwork of the Bureau, amounting to seventy-five dollars and thirty-four cents, is hereby approved and authorized; anything in existing laws prohibiting the payment of extra compensation to Government employees to the contrary notwithstanding.

BUREAU OF ENGINEERING.

Salaries and wages, Bureau of Engineering, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered Eight hundred and eighty-eight, and for the payment of assistant engineers, draftsmen, surveyors, and employees under the provisions of Act Numbered Eight hundred and seven, twelve thousand three hundred and nine pesos and forty centavos.

DEPARTMENT OF FINANCE AND JUSTICE.

BUREAU OF THE INSULAR TREASURER.

Salaries and wages, Bureau of the Insular Treasurer, nineteen hundred and four: One Chief of the Division of Currency, class one, from October tenth, nineteen hundred and three; one clerk, class eight, from November first, nineteen hundred and three; one thousand eight hundred and twenty pesos.

Contingent expenses, Bureau of the Insular Treasurer, nineteen hundred and three: For the payment of advertising for the sale of gold, silver, and copper coin and Spanish treasury bonds under Act Numbered Six hundred and eight, three hundred and fourteen pesos and ninety-four centavos.

In all, for the Bureau of the Insular Treasurer, two thousand one hundred and thirty-four pesos and ninety-four centavos.

BUREAU OF CUSTOMS AND IMMIGRATION.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and four: One collector of customs, class six, at Cape Melville, one collector of customs, class six, at Bongao, and one collector of customs, class six, at Puerto Princesa, from October fifteenth, nineteen hundred and three; four clerks, class nine, and ten guards, Class I, from September fourteenth, nineteen hundred and three; six thousand four hundred and eighty pesos.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and three: The extra compensation of a teacher in the Bureau of Education as Inspector of Customs at the port of Oroquieta, Mindanao, at thirty pesos per month, in addition to his salary as teacher, from May first, nineteen hundred and three, is hereby approved and authorized; any thing in existing laws prohibiting the payment of extra compensation to Government employees to the contrary notwithstanding; and payment thereof will be made from funds appropriated under this head.

Transportation, Bureau of Customs and Immigration, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees as provided by Act Numbered Eight hundred and seven, one thousand pesos.

Revenue cutters and launches, Bureau of Customs and Immigration, nineteen hundred and four: One captain, class nine, with commutation of rations, at one peso per diem, from November fourteenth, nineteen hundred and three, three hundred and sixty-five pesos.

In all, for the Bureau of Customs and Immigration, seven thousand eight hundred and forty-five pesos.

BUREAU OF THE INSULAR COLD STORAGE AND ICE PLANT.

Contingent expenses, Bureau of the Insular Cold Storage and Ice Plant, nineteen hundred and four: For contingent expenses, including the purchase of coal, forage, and miscellaneous supplies; maintenance and operation of the plant; and other incidental expenses, forty-three thousand pesos.

BUREAU OF JUSTICE.

Salaries and wages, Bureau of Justice, nineteen hundred and four:

Supreme Court:

Four temporary employees, at one hundred and eighty dollars per annum each, from October first, nineteen hundred and three.

Court of First Instance, Manila:

One stenographer, class seven, from October first, nineteen hundred and three.

Courts of First Instance, Eighth District:

One interpreter, class nine, from October first, nineteen hundred and three.

Courts of First Instance, Fifteenth District:

One stenographer, class eight, from October first, nineteen hundred and three.

Courts of First Instance, Mountain District:

Two messengers, at one hundred and twenty dollars per annum each, from October first, nineteen hundred and three.

Court of Land Registration:

One examiner of titles, at one thousand two hundred dollars per annum, from November eleventh, nineteen hundred and three.

Court of Customs Appeals:

One judge, at four thousand five hundred dollars per annum, from October first, nineteen hundred and three.

And for the payment of salaries and wages authorized by Act Numbered Eight hundred and sixty-seven.

Total for salaries and wages, sixteen thousand pesos: *Provided*, That all appropriations contained in Act Numbered Eight hundred and seven, for salaries and wages, Bureau of Justice (for the fourteen districts outside of Manila), shall be available for disbursement for an equal number of employees as are therein provided for, although the position for which made may be abolished by Act Numbered Eight hundred and sixty-seven; the intention of this clause being to provide funds for such necessary reassignments and changes in personnel as are contemplated in and required by said Act, so far as the same will be sufficient.

Salaries and wages, Bureau of Justice, nineteen hundred and three: The disbursing officer, Bureau of Justice, is hereby authorized to pay, out of unexpended balances of funds appropriated under this head,

to the following-named persons employed in the Courts of First Instance, Ninth Judicial District, the amounts stated in settlement of balances due them for salaries from August twenty-fifth, nineteen hundred and two, to April thirtieth, nineteen hundred and three, the provisions of existing laws governing temporary employment to the contrary notwithstanding: Ruperto Kapunan, two hundred and eighty-nine pesos and fifty centavos; Bernabe Calzado, one hundred and thirty pesos; Melquiades Montaña, one hundred and five pesos; Juan Reyes, one hundred and thirty pesos.

Contingent expenses, Bureau of Justice, nineteen hundred and four: For the purchase of books for the Supreme Court upon its order and requisition, ten thousand pesos.

In all, for the Bureau of Justice, twenty-six thousand pesos.

DEPARTMENT OF PUBLIC INSTRUCTION.

BUREAU OF EDUCATION.

Salaries and wages, Bureau of Education, nineteen hundred and four:

Office of the General Superintendent:

One clerk, class six.

Normal School, Manila:

One janitor at one hundred and eighty dollars per annum, from October sixteenth, nineteen hundred and three; two mechanics, at two pesos per diem each.

Educational service at large:

One clerk, Class D, from October sixteenth, nineteen hundred and three.

General teaching force:

Fifty elementary teachers, Class J; fifty night-school teachers, at one dollar and fifty cents per night: *Provided*, That no such night school shall be continued where the average attendance in any one calendar month shall fall below twenty-five pupils over fourteen years of age.

Total for salaries and wages, four thousand two hundred and fifty pesos.

Transportation, Bureau of Education, nineteen hundred and four: For the actual and necessary traveling expenses, not including maintenance, of American teachers who may be designated by the Division Superintendent to visit and instruct in barrio schools of the municipality in which they are stationed, or who, in the absence of a sufficient number of American teachers, are directed to regularly visit adjacent towns for the purpose of giving instruction and supervising the work of native teachers, one thousand pesos.

Contingent expenses, Bureau of Education, nineteen hundred and four: For completion of the school building at San Fernando, Masbate, and for the reimbursement of C. H. Hamlin, teacher, and Bonifacio Dominguez, municipal president of San Fernando, Masbate, for money advanced by them for the construction of school buildings at San Fernando and Batuan, not to exceed five hundred and fifty pesos; for the purchase of a piano for use in the Girl's Dormitory, Normal School, Manila; for the delivery of distilled water at the various Manila schools and offices of the Bureau; trans-

portation of Insular property and supplies in the provinces; and other incidental expenses; one thousand nine hundred and fifty pesos.

In all, for the Bureau of Education, seven thousand two hundred pesos.

CENSUS BUREAU.

The Chief Clerk and Disbursing Officer of the Census Bureau shall be continued on duty from November fifteenth, nineteen hundred and three, until the census work in these Islands is completed, and he shall at the end of every month present to the Secretary of Public Instruction a written report of the work accomplished. The said Chief Clerk and Disbursing Officer is hereby authorized to engage temporarily the services of one clerk, class seven, from October twenty-sixth, and one messenger, continued in office by direction of the Director of the Census, from August fifteenth, nineteen hundred and three; to reimburse Joaquin Valasquez for money actually and necessarily expended by him from personal funds, not exceeding two pesos per diem, while engaged in the performance of his duties as special enumerator of Igorrotes in the Province of Nueva Vizcaya, from March thirteenth to April twentieth, nineteen hundred and three; to pay to the special agent and special enumerators employed in the reënumeration of the wild tribes of the Province of Isabela their actual and necessary expenses of transportation and subsistence while conducting such work, in addition to the compensation authorized by the Census Act, as amended; to reimburse the four examiners engaged in the reënumeration and revision of the census in certain pueblos of Occidental Negros in the months of May and June, nineteen hundred and three, for the actual cost of their transportation and not to exceed two pesos per diem for subsistence while engaged in the performance of their duties. The disbursing agent of Philippine revenues at Washington, District of Columbia, is hereby authorized as of August twenty-ninth, nineteen hundred and three, to pay all necessary contingent expenses contracted in the United States by authority of the Director of the Census.

The disbursements above mentioned shall be made from funds already appropriated for the taking of the census in the Philippine Islands.

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Contingent expenses, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: For contingent expenses, including purchase of drafting room and office furniture and supplies, ice, and distilled water; electric light; telephone service; and incidental supplies; two thousand four hundred pesos.

SUPERINTENDENT OF THE INTENDENCIA BUILDING.

Salaries and wages, superintendent of the Intendencia Building, nineteen hundred and three: Six laborers at one hundred and fifty dollars per annum each, from November first, nineteen hundred and three, in lieu of six laborers at one hundred and twenty dollars per annum each, sixty pesos.

Contingent expenses, Superintendent of the Intendencia Building, nineteen hundred and four: For the reconstruction of sanitary

fixtures and sewer and installation of septic tank under the supervision of the Sanitary Engineer for the city of Manila; for electric current and installation; renewal of canvas for awnings; and incidental supplies; five thousand six hundred and eighty-one pesos.

In all, for the Superintendent of the Intendencia Building, five thousand seven hundred and forty-one pesos.

COLLECTING LIBRARIAN.

For the purchase of books and manuscripts and copies of documents relating to the history of the Philippine Islands, and for the payment of the traveling expenses of the Collecting Librarian while engaged in the performance of his duties as contemplated by sections one and two of Act Numbered Six hundred and eighty-eight, nine thousand pesos: *Provided*, That the disbursing officer of the Executive Bureau be, and is hereby, authorized, subject to the direction of the Civil Governor, to advance to the Collecting Librarian from the funds above appropriated, such sums from time to time as shall be necessary for the purposes for which this appropriation is made.

MISCELLANEOUS.

The following sums, or so much thereof as may be found to be due on settlement of the respective claims by the Auditor, are hereby appropriated for the purposes specified:

For Sofio Alandy, fiscal of the Province of Tayabas, for extra compensation in payment for his services in cross-examining witnesses and in representing the Government in the matter of the claim of Eustasio Maloles against the Insular Government for certain captured insurgent funds on deposit in the Insular Treasury, one hundred pesos; the payment of which is hereby authorized, anything in existing laws prohibiting the payment of extra compensation to civil officials or employees to the contrary notwithstanding.

For Maxima Guerrero, for the return of the sum of sixty-one pesos and eighty-two centavos, local currency, deposited by her in the treasury of the Spanish insular government prior to occupation by United States forces, and now on deposit in the Treasury of the Philippine Islands as a miscellaneous receipt; sixty pesos, or so much thereof as may be necessary.

Total of appropriations for all purposes, seven hundred and fifty-seven thousand nine hundred and nineteen pesos and forty centavos, or so much thereof as may be necessary.

SEC. 2. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated under said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 27, 1903.

[No. 1011.]

AN ACT Making additional appropriations for sundry expenses of the municipal government of the city of Manila for the first half of the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine pesos, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, in part compensation for the service of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, these appropriations being for the first half of said fiscal year, unless otherwise stated. The appropriations herein made, except for fixed salaries for the first half of said fiscal year, shall be available for obligations of the fiscal year nineteen hundred and four, unless otherwise stated:

CITY OF MANILA.

Salaries and wages, Municipal Board, city of Manila, nineteen hundred and four: One member, at four thousand five hundred dollars per annum, and one clerk, Class A, from October fifteenth, nineteen hundred and three, authorized by Act Numbered Nine hundred and thirty-six; and fees of the Board of Tax Revision in accordance with the provisions of Act Numbered Five hundred and eighty-one, as amended, from September sixteenth to October fifteenth, nineteen hundred and three, not to exceed two thousand six hundred and twenty-two pesos; four thousand nine hundred and two pesos.

Contingent exenses, Municipal Board, city of Manila, nineteen hundred and four: For contingent expenses, including subsistence and care of civil prisoners confined in Bilibid Prison, and other incidental expenses, eighteen thousand pesos.

Salaries and wages, Department of Engineering and Public Works, city of Manila, nineteen hundred and four: For the hire of labor in the subdepartments of street cleaning and collecting of garbage, parks, city crematories, cemeteries, transportation, water supply, street construction and bridges, rock quarries, and buildings and illumination; for the payment of salaries and wages authorized by Act Numbered Eight hundred and four; and one engineer in charge of sewer system, at four thousand five hundred dollars per annum, from September twenty-third, nineteen hundred and three; ninety-four thousand four hundred and fifty pesos.

Public Works, Department of Engineering and Public Works, city of Manila, nineteen hundred and four: For the purchase of means of transportation; repairs to Santolan Road; repairs to water system and purchase of miscellaneous supplies; hire of transportation for hauling materials, water system; cleaning of reservoir and care of grounds, water system; purchase of forage for animals; repairs to city bridges; purchase of coal and supplies for and repairs to launches and barges; repairs to harness, carts, wagons, and so forth; grading and improvement of grounds at repair shops; repairs to markets and municipal buildings; and extension and development of rock quarry; ninety-one thousand four hundred and twenty pesos.

Contingent expenses, Department of Engineering and Public Works, city of Manila, nineteen hundred and four: For contingent expenses, including hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed one thousand seven hundred pesos; burial of pauper dead; and other incidental expenses; four thousand nine hundred pesos.

Salaries and wages, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered Eight hundred and four; and for the payment of ten emergency inspectors at twenty dollars per month each, from October sixteenth, nineteen hundred and three, not to exceed an aggregate of two hundred dollars; eight thousand four hundred pesos.

Tax refunds, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For the refund of industrial and other taxes, refund of which has been or may be duly authorized in accordance with law, seven hundred and ninety-three pesos and twenty-four centavos: *Provided*, That refunds made in pursuance of this appropriation shall be charged in whole to the city of Manila.

Contingent expenses, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For the hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, seventy pesos.

Salaries and wages, Law Department, city of Manila, nineteen hundred and four:

Office of the City Attorney:

One Tagalog interpreter and translator, Class A, from September first, nineteen hundred and three, six hundred pesos.

Salaries and wages, Department of City Schools, city of Manila, nineteen hundred and four:

Night schools:

Twenty-six teachers from November first, nineteen hundred and three, at one dollar and fifty cents per night, not to exceed four thousand three hundred and sixty-eight pesos.

Contingent expenses, Department of City Schools, city of Manila, nineteen hundred and four: For contingent expenses, including the care, purchase, and transportation of school supplies; reimbursement of G. A. O'Reilly, City Superintendent of Schools, for transportation on official business on July third and fourth, nineteen hundred and three, thirty-two pesos and forty centavos; transportation of teachers of special subjects, rental of pianos for use in kindergartens, from October first, nineteen hundred and three; printing and binding; and other incidental expenses; two thousand three hundred and thirty-two pesos and forty centavos.

In all, for the city of Manila, two hundred and thirty thousand two hundred and thirty-five pesos and sixty-four centavos.

SEC. 2. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated under said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with sec-

tion two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 27, 1903.

[No. 1012.]

AN ACT Amending Act Numbered Nine hundred and twenty-nine, entitled "An Act extending the time for the payment of the land tax in the Province of Albay for the year nineteen hundred and three until December first, nineteen hundred and three, and providing for the refund of penalties already paid," by striking out the words "December first, nineteen hundred and three" in the title and in section one of said Act and inserting in lieu thereof the words "January first, nineteen hundred and four."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and twenty-nine, entitled "An Act extending the time for the payment of the land tax in the Province of Albay for the year nineteen hundred and three until December first, nineteen hundred and three, and providing for the refund of penalties already paid," is hereby amended by striking out the words "December first, nineteen hundred and three," where they occur in the title and in section one of said Act and inserting in lieu thereof the words "January first, nineteen hundred and four."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 27, 1903.

[No. 1013.]

AN ACT Amending Act Numbered Nine hundred and sixty-eight, entitled "An Act repealing Acts Numbered Three hundred and seventy and Three hundred and ninety-nine relative to the reduction of the number of municipalities in the Province of Bohol, and reducing the thirty-five existing municipalities in said province to thirty-two."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and sixty-eight, entitled "An Act repealing Acts Numbered three hundred and seventy and Three hundred and ninety-nine relative to the reduction of the number of municipalities in the Province of Bohol, and reducing the thirty-five existing municipalities in said province to thirty-two," is hereby amended by striking out of the title and of the first paragraph

of section one the word "thirty-two" and substituting therefor, in both instances, the word "thirty-three."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, November 27, 1903.

[No. 1014.]

AN ACT For the relief of the land tax payers in the municipalities of Candon and Santa Catalina in the Province of Ilocos Sur.

Whereas the valuation of the real estate listed for taxation in the municipalities of Candon and Santa Catalina, Province of Ilocos Sur, was erroneously stated for the year nineteen hundred and two in Mexican currency and was collected as though such valuation had been expressed in United States currency at the same figures, and

Whereas the amount of such tax collected in nineteen hundred and two was consequently double the amount that would have been collected if the valuations had been properly made in United States currency, and

Whereas it further appears that the provisions of Act Numbered Eight hundred and eighty-one do not directly apply to the two municipalities named: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of the Province of Ilocos Sur is hereby authorized and directed to reduce the land valuations stated in Mexican currency in the aforesaid municipalities of Candon and Santa Catalina for the year nineteen hundred and two, by stating such valuations in United States currency at the rate of two dollars of Mexican currency to one dollar of United States currency, and the provincial treasurer shall comply with the order of the provincial board by making a reduction upon the records of the province and the municipalities named, and shall treat all taxes paid in excess of the amounts that would have been paid under this revised assessment as overpayments subject to refund, as provided in section two of Act Numbered Eight hundred and eighty-one.

SEC. 2. The provisions of sections three and four of Act Numbered Eight hundred and eighty-one, with regard to payment of delinquent taxes for nineteen hundred and two and redemption of land sold or forfeited for nonpayment of taxes, shall apply to the changes in valuation made as described in section one of this Act, except that the time limit allowed for nonpayment of delinquent taxes and redemption of land sold or forfeited shall be extended to two months after the date of the passage of this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, November 27, 1903.

[No. 1015.]

AN ACT Appropriating eighty-seven thousand dollars, in money of the United States, or so much thereof as may be necessary, for the construction of a wagon road from Pagbilao to Atimonan, in the Province of Tayabas.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of eighty-seven thousand dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated out of so much of the three-million-dollar Congressional relief fund as remains unappropriated in the Insular Treasury, for the purpose of constructing a wagon road from Pagbilao to Atimonan, in the Province of Tayabas.

SEC. 2. The money hereby appropriated, or so much thereof as may be necessary, shall be disbursed by the provincial treasurer of Tayabas, unless the Civil Governor shall designate another person to act in that capacity upon giving proper bond. The provincial treasurer, or other disbursing officer, as the case may be, shall pay all bills for labor and material upon presentation of proper vouchers approved by the superintendent hereinafter provided for.

SEC. 3. The Civil Governor may direct the payment, either in money or in rice, of such parts of the expenses incurred for labor and material as in his discretion he may deem for the best interests of the inhabitants.

SEC. 4. The Consulting Engineer to the Commission shall have general supervision of the road construction herein provided for. He shall appoint a superintendent subject to the approval of the Secretary of Commerce and Police. The superintendent shall have immediate charge of the work of construction; he shall appoint his assistants and determine their compensations, subject to the approval of the Consulting Engineer to the Commission; he shall make detailed monthly reports of the progress of the work, including a statement of expenditures made during the preceding month, and the purposes thereof, to the Consulting Engineer, who shall forward the same to the Secretary of Commerce and Police.

SEC. 5. The employees provided for in section four of this Act shall not necessarily be subject to the provisions of the Civil Service Act and Acts amendatory thereof, but employees belonging to the classified service may be temporarily transferred to the work without losing their status in the classified service.

SEC. 6. The superintendent shall purchase the necessary tools, supplies, and material, with the approval of the Consulting Engineer to the Commission. He may make purchases by contract, in the open markets, through the Insular Purchasing Agent, or otherwise, when, in the opinion of the Civil Governor, such purchases are necessary for the economical and speedy prosecution of the work.

SEC. 7. The road constructed or repaired under this Act shall thereafter be kept in repair by the provincial supervisor of Tayabas, under supervision and direction of the Consulting Engineer, and the cost of such repair shall be paid out of the treasury of the Province of Tayabas.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, November 30, 1903.

[No. 1016.]

AN ACT Appropriating one hundred and eighty thousand dollars, in money of the United States, or so much thereof as may be necessary for the construction of the Capas-O'Donnell-Iba wagon road, in the Provinces of Tarlac and Zambales.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of one hundred and eighty thousand dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated out of so much of the three-million-dollar Congressional relief fund as remains unappropriated in the Insular Treasury, for the purpose of constructing the Capas-O'Donnell-Iba wagon road, in the Provinces of Tarlac and Zambales.

SEC. 2. The sum hereby appropriated, or so much thereof as may be necessary, shall be disbursed by the provincial treasurer of Tarlac, or by a duly bonded official of the Government to be designated by the Civil Governor. The provincial treasurer, or other disbursing officer, as the case may be, shall pay all bills for labor and material upon presentation of proper vouchers approved by the superintendent hereinafter provided for.

SEC. 3. The Civil Governor may direct the payment, either in money or in rice, of such parts of the expenses incurred for labor and material as in his discretion he may deem for the best interests of the inhabitants.

SEC. 4. The Consulting Engineer to the Commission shall have general supervision of the road construction herein provided for. He shall appoint a superintendent subject to the approval of the Secretary of Commerce and Police. The superintendent shall have immediate charge of the work of construction; he shall appoint his assistants and determine their compensation, subject to the approval of the Consulting Engineer to the Commission; he shall make detailed monthly reports of the progress of the work, including a statement of expenditures made during the preceeding month, and the purposes thereof, to the Consulting Engineer, who shall forward the same to the Secretary of Commerce and Police.

SEC. 5. The employees provided for in section four shall not necessarily be subject to the provisions of the Civil Service Act and Acts

amendatory thereof, but employees belonging to the classified service may be temporarily transferred to the work without losing their status in the classified service.

SEC. 6. The superintendent shall purchase the necessary tools, supplies, and material, with the approval of the Consulting Engineer to the Commission. He may make purchases by contract, in the open markets, through the Insular Purchasing Agent, or otherwise, when, in the opinion of the Civil Governor, such purchases are necessary for the economical and speedy prosecution of the work.

SEC. 7. The road constructed under this Act shall thereafter be kept in repair by the provincial supervisor of Tarlac and the provincial supervisor-treasurer of Zambales under supervision and direction of the Consulting Engineer, and the cost of such repair shall be paid out of the treasury of the province in which the repair is made.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, November 30, 1903.

[No. 1017.]

AN ACT Appropriating ninety thousand dollars, in money of the United States, for the payment of interest on certificates of indebtedness issued by the Government of the Philippine Islands under Act of Congress approved March second, nineteen hundred and three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of ninety thousand dollars, in money of the United States, for the payment of the quarterly interest due February first, nineteen hundred and four, on the certificates of indebtedness amounting to three million dollars, issued and sold on behalf of the Insular Government by the Secretary of War under authority of the Act of Congress approved March second, nineteen hundred and three, and Act Numbered Six hundred and ninety-six of the Philippine Commission, and for the payment of the quarterly interest due December first, nineteen hundred and three, and March first, nineteen hundred and four, on the certificates of indebtedness amounting to three million dollars, issued and sold on behalf of the Insular Government by the Secretary of War under authority of Act of Congress approved March second, nineteen hundred and three, and Act Numbered Seven hundred and ninety-two of the Philippine Commission.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 1, 1903.

[No. 1015.]

AN ACT Authorizing a loan of twenty thousand pesos, Philippines currency, to the Province of Oriental Negros, to be expended in the erection of a secondary school building in the municipality of Dumaguete.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Treasurer of the Philippine Islands is hereby authorized to advance as a loan from the Insular Government to the Province of Oriental Negros the sum of twenty thousand pesos, Philippines currency, to be expended under the direction of the provincial board in the erection of a secondary school building in the municipality of Dumaguete. The money so loaned is to be returned to the Insular Treasury, without interest, as follows: The first day of December, nineteen hundred and five, four thousand pesos; the first day of December, nineteen hundred and six, four thousand pesos; the first day of December, nineteen hundred and seven, four thousand pesos; the first day of December, nineteen hundred and eight, four thousand pesos; the first day of December, nineteen hundred and nine, four thousand pesos.

SEC. 2. The secondary school building provided for in the next preceding section shall be constructed only on plans to be drawn by the Chief of the Bureau of Architecture, approved by the General Superintendent of Education and the Secretary of Public Instruction, and under the supervision of the provincial board.

SEC. 3. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of twenty thousand pesos, Philippines currency, to comply with the provisions of this Act: *Provided, however,* That the money shall not be paid by the Insular Treasurer until he shall receive a resolution of the provincial board of Oriental Negros accepting the loan and agreeing to the terms of this Act.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, December 2, 1903.

[No. 1019.]

AN ACT To amend section fifteen of Act Numbered Eight hundred and sixty-seven, an Act amending the organization of courts, by giving permission to the Judge of the Court of First Instance of the Sixth Judicial District to reside in the city of Manila.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section fifteen of Act Numbered Eight hundred and sixty-seven, an Act amending the organization of courts, is hereby amended by adding the following to said section:

"The judge of the Court of First Instance of the Sixth Judicial District may reside in the city of Manila, and shall have the same

power to act in the city of Manila, with respect to causes pending in the Courts of First Instance of Cavite, Laguna, and Bataan, that is given by section twelve of this Act to a judge of the Court of First Instance with respect to causes pending in a Court of First Instance within his district when he is within the district but without the province of said court."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 3, 1903.

[No. 1020.]

AN ACT Appropriating twenty thousand dollars, in money of the United States, or so much thereof as may be necessary, for the construction of a timber wharf at Cebu, Province of Cebu, Philippine Islands.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of twenty thousand dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Insular Treasury not otherwise appropriated, to be expended in the construction of a timber wharf at Cebu, Province of Cebu, Philippine Islands, in accordance with the general plans and specifications now on file in the office of the Consulting Engineer to the Commission, and for which bids were submitted November twenty-fourth, nineteen hundred and three.

SEC. 2. The money hereby appropriated, or so much thereof as may be necessary, shall be disbursed by the disbursing officer of the Bureau of Engineering, unless the Civil Governor shall designate another person to act in that capacity. The disbursing officer shall pay all bills for labor, material, and supplies not included in the contract, upon presentation of proper vouchers approved by the superintendent hereinafter provided for. He shall make monthly payments to the contractor, or contractors, duly designated to prosecute this work, upon the certification of the amount and value of work in place by the superintendent hereinafter provided for, approved by the Consulting Engineer to the Commission.

SEC. 3. The work herein provided for shall, so far as is practicable, be done, and the necessary materials and supplies purchased, by contract, or contracts, with private individuals or corporations.

SEC. 4. The Consulting Engineer to the Commission shall have general supervision of the construction herein provided for. He shall appoint a superintendent, subject to the approval of the Secretary of Commerce and Police, who shall have immediate charge

of the work of construction and inspection. The superintendent shall appoint his assistants and inspectors and determine their compensations, subject to the approval of the Consulting Engineer to the Commission. He shall make monthly reports of the progress of the work, together with a detailed statement of the quantities of materials delivered by the contractors at the site of the works, the quantities accepted, and in place, with the value of the work done at contract prices, the expenditures incurred and the purposes thereof, to the Consulting Engineer to the Commission, who shall forward the same to the Secretary of Commerce and Police.

SEC. 5. The employees provided for in section four of this Act shall not, necessarily, be subject to the provisions of the Civil Service Act and the Acts amendatory thereof; but employees belonging to the classified service may be temporarily transferred to this work without losing their status in the classified service.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, December 4, 1903.

[No. 1021.]

AN ACT Appropriating the sum of twenty thousand dollars, in money of the United States, to be disbursed by the disbursing agent of the Government of the Philippine Islands resident in Washington, District of Columbia.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of twenty thousand dollars, in money of the United States, to be paid to the Disbursing Agent of the Government of the Philippine Islands, resident in Washington, District of Columbia, appointed under Act Numbered One hundred and twenty-nine. The sum hereby appropriated shall be devoted to the payment of such bills of the Civil Government of the Philippine Islands as may be, or may have been, approved by the Secretary of War, or ordered paid by the Civil Governor.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 7, 1903.

[No. 1022.]

AN ACT Amending section ten of Act Numbered Six hundred and sixty-seven, by providing that a mortgage issued by an owner of an electric street railway, electric telephone line, or an electric light or power line constructed by authority of a general or special Act of the Commission, upon the franchise, plant, equipment, and property owned and operated in connection with the franchise therefor, may be recorded in the English or Spanish language.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section ten of Act Numbered Six hundred and sixty-seven, entitled "An Act prescribing the method of applying to governments of municipalities, except the city of Manila, and to provinces for franchises to construct and operate street railway, electric light and power and telephone lines, the conditions upon which the same may be granted, certain powers of the grantees of said franchises and of grantees of similar franchises under special Act of the Commission, and for other purposes," is hereby amended by substituting in lieu thereof the following:

"SEC. 10. The owner of an electric street railway, electric telephone line, or an electric light or power line constructed under this law, or by authority of a special Act of the Commission, shall have the power to issue a mortgage upon the franchise, plant, equipment, and property owned and operated in connection with the franchise, which shall constitute a first lien on the entire property, movable and immovable, then in possession of or subsequently acquired by the owner of the franchise and used by him in operation under the franchise. Such mortgage shall not prevent the sale of movables or personal property of the owner when the same shall have ceased to be useful for the maintenance and operation of the line free from the lien, but the lien shall attach to all property purchased and substituted in the proper equipment of the line. In order that the mortgage shall constitute a prior lien as against purchasers of immovables, the mortgage having been duly executed in accordance with law shall be filed with the registrar or registrars of land in the province or provinces in which the line is: *Provided*, That the mortgage may be duly filed as herein directed in the Spanish or English language as it may have been executed in either language, but unless the original is accompanied by a reasonably correct translation, it shall be the duty of the registrar to procure the making of such a translation and to charge and collect a reasonable amount from the person filing the mortgage to pay for such a translation at the time of filing the original instrument, and to file the translation with the original, the language of the latter in case of doubt to control. When the mortgage is foreclosed and the property sold thereunder in accordance with its terms, as a whole, the sale shall include the franchise, which may pass by assignment to the assignee and be enjoyed by him, if he is otherwise competent to do such business in the Philippine Islands, in accordance with its terms. The mortgage may be issued to secure one loan or to secure a number of negotiable bonds, the owners of which shall be represented by one or more trustees, who shall be the grantee or grantees of the mortgage."

SEC. 2. The public good requiring the speedy enactment of this bill,

the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 7, 1903.

[No. 1023.]

AN ACT Authorizing provincial boards, in their discretion, to extend the time within which may be used the carts prohibited by Act Numbered Seven hundred and seventy-four to a date not later than the thirty-first of May, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial boards of the various provinces of the Islands organized under the provisions of Act Numbered Eighty-three are hereby authorized, in their discretion, to extend the time within which may be used carts with wheels having tires less than two and one-half inches in width and with wheels rigid with the axles, and all sledges, to a date not later than the thirty-first day of May, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 10, 1903.

[No. 1024.]

AN ACT Amending Act Numbered One hundred and thirty-six, entitled "An Act providing for the organization of courts in the Philippine Islands."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section three of Act Numbered One hundred and thirty-six, entitled "An Act providing for the organization of courts in the Philippine Islands," is hereby amended by striking out the word "thirty" in paragraph numbered one of said section and inserting in lieu thereof the word "twenty-five," and by inserting after the word "law" in the first line of paragraph numbered three, the words "or have been a graduate of a law school of recognized standing," and by striking out the word "five" in the fourth line of said paragraph numbered three of said section and inserting in lieu thereof the word "three."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission

in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This act shall take effect on its passage.

Enacted, December 10, 1903.

[No. 1025.]

AN ACT Amending Act Numbered Seven hundred and eighty, so as to authorize the board therein created to recognize licenses issued by the Spanish Government and to grant licenses thereon without written examination, and providing for the renewal of licenses already granted.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section four of Act Numbered Seven hundred and eighty, entitled "An Act providing for the examination and licensing of applicants for the positions of master, mate, patron, and engineer of seagoing vessels in the Philippine coastwise trade, and prescribing the number of engineers to be employed by such vessels," is hereby amended by inserting at the end of said section the following:

"*Provided*, That should any applicant for license as master, mate, patron, or engineer produce a properly authenticated license issued to him by the duly constituted authorities in the Philippine Islands during the Spanish régime, or such other evidence of competency as may be satisfactory to the Board, and shall have been engaged in the coastwise trade in the waters of the Philippine Islands in the position for which he seeks a license for at least two years, such written examination shall not be required, and license shall be issued thereon, provided he is shown to be physically sound and of good moral character and within the requirements of section seven of this Act."

SEC. 2. Upon the expiration of the license authorized to be issued by said Act Numbered Seven hundred and eighty, the said Board is further authorized and empowered to renew such license from year to year upon due application being made as prescribed in said Act, but each renewal shall be operative for only one year. In case of renewal of license the written examination required by section three of said Act shall not be had, but the applicant for renewal shall only be required to submit to an examination, if deemed necessary by the Board, to test his physical soundness, but the Board is authorized to refuse any application for renewal upon satisfactory evidence of misconduct, intemperate habits, incapacity or inattention to duty on the part of the licensee, and also to revoke any such renewal license, when granted, for the same reasons, or any of them.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, December 16, 1903.

[No. 1026.]

AN ACT Fixing the annual tonnage tax upon cascoes and other vessels not decked over and not propelled by their own steam, sail, or other similar motive power, and constructed in the Philippine Islands, and amending section one hundred and thirty-five of the Philippine Customs Administrative Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All cascoes and other craft not decked over and not propelled by their own steam, sail, or other similar motive power, in the Philippine Islands, for which licenses shall hereafter be obtained or renewed, shall be subject to an annual license fee of one peso, Philippines currency, per gross ton: *Provided*, That it shall be shown to the collector of customs issuing the licenses that such craft have been constructed in the Philippine Islands.

SEC. 2. Nothing in this Act contained shall be construed to authorize any refund of any tonnage tax already paid upon these vessels in accordance with the heretofore existing law.

SEC. 3. Anything in section one hundred and thirty-five of the Philippine Customs Administrative Act in conflict with the provisions of this Act is hereby repealed.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, December 16, 1903.

[No. 1027.]

AN ACT Amending Act Numbered Nine hundred and fifty-six, entitled "An Act reducing the thirty-one municipalities of the Province of Tayabas to twenty-seven."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and fifty-six, entitled "An Act reducing the thirty-one municipalities of the Province of Tayabas to twenty-seven," is hereby amended as follows:

(a) By striking out the words "thirty-one" and "twenty-seven" in the title and in section one and substituting therefor the words "thirty" and "twenty-six," respectively.

(b) By striking out the word "Candelaria" in the second line of paragraph numbered five of said section one.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 18, 1903.

[No. 1028.]

AN ACT Appropriating the sum of five hundred and ten dollars, in money of the United States, for defraying expenses incurred in the publication of volume one of "The Opinions of the Attorney-General of the Philippine Islands."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of five hundred and ten dollars, in money of the United States, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, to pay for services rendered in connection with the publication of Volume One of "The Opinions of the Attorney-General of the Philippine Islands," as follows: Charles A. Engelbracht, four hundred and fifty dollars; Gustavus A. Ohlinger, sixty dollars.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 18, 1903.

[No. 1029.]

AN ACT Amending section one of Act Numbered One thousand and four, entitled "An Act annexing the northern part of the Province of Zambales to the Province of Pangasinan and providing that the southern part thereof shall continue as a separate province under the name of Zambales."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered One thousand and four, entitled "An Act annexing the northern part of the Province of Zambales to the Province of Pangasinan and providing that the southern part thereof shall continue as a separate province under the name of Zambales," is hereby amended by striking out the word "and" in the third line, and by adding, after the word "Infanta" in the same line, the words "Anda, Bani, and Agno."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 19, 1903.

[No. 1030.]

AN ACT Creating an honorary board of commissioners, composed of fifty Filipinos of prominence and education, to visit the Louisiana Purchase Exposition at Saint Louis at Government expense.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Civil Governor is authorized and directed to appoint, by and with the consent of the Philippine Commission, an Honorary Board of Commissioners, consisting of not more than fifty Filipinos of prominence and education, to visit the Louisiana Purchase Exposition to be held at Saint Louis during the year nineteen hundred and four. The Civil Governor is authorized to appoint Filipinos now holding office in the Islands, if their absence from official duty in the Islands during the time needed to make the visit to the United States may be made consistent with the interests of the public service.

SEC. 2. The Honorary Board of Commissioners herein authorized to be appointed shall travel in a body, so far as practicable, and the period between the date of their departure from Manila for the United States and the date of their return to Manila shall not exceed five months. The Civil Governor shall fix the date of the departure of the Board. The Board shall be accompanied by an American official of the Philippine Government, to be designated by the Civil Governor, who shall have a knowledge of the English and Spanish languages sufficient to enable him to act as interpreter on all occasions, and who shall have charge of the Board in making the arrangements for travel and subsistence. A second official of the Philippine Government shall be designated by the Civil Governor as the disbursing officer to disburse the funds needed to pay the expenses of the Board.

SEC. 3. There shall be allowed, as traveling and subsistence expenses, to each nonofficial member of the Honorary Board of Commissioners, the sum of ten dollars, United States currency, per day, from the time of his departure from Manila until the date of his return to Manila, and to each official member, in addition to his salary as provided by law, the sum of seven dollars, United States currency, per day. The per diems of the American official in charge of the Board and of the disbursing officer shall be fixed by the Civil Governor.

SEC. 4. The Honorary Board of Commissioners shall organize by the election of a chairman, a secretary, and an executive committee of five. The secretary shall keep minutes of all formal action taken by the Board and shall make report of the same to the Civil Governor on the return of the Board to Manila. The Board shall also appoint a committee of three members whose duty it shall be to keep a history of the journey and to make a connected account and report thereof to the Civil Governor on the return of the Board to Manila.

SEC. 5. The Honorary Board of Commissioners shall not only visit Saint Louis, where it shall spend at least a month in the examination of the Exposition, but it shall also visit those principal cities of the United States which shall be agreed upon by the executive committee of the Board after conference with the Philippine Exposition Board. The disbursing officer is authorized to pay the traveling and subsistence expenses of the members of the Board directly, and to

charge the same to the respective members of the Board, paying any balance remaining due to each member at the end of each week.

SEC. 6. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of seventy-five thousand dollars, in money of the United States, to defray the expenses herein authorized to be incurred.

SEC. 7. Sections eleven and twelve of Act Numbered Five hundred and fourteen, enacted November eleventh, nineteen hundred and two, are hereby repealed.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, December 22, 1903.

[No. 1031.]

AN ACT Making deficiency appropriation for the payment of salaries and wages in the Bureau of Customs and Immigration for the first half of the fiscal year nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of six thousand dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, to be expended in the payment of salaries and wages in the Bureau of Customs and Immigration for the first half of the fiscal year ending June thirtieth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, December 23, 1903.

[No. 1032.]

AN ACT Providing that the salaries of provincial and municipal officers and employees shall be fixed in Philippines currency at the same amounts now allowed by law to be fixed in Mexican currency, and that the assessment, imposition, and collection of taxes, public dues, and impositions now authorized and made payable by law in Mexican currency shall be made payable in Philippines currency on the basis of one Philippine peso for one Mexican dollar, and that all compensation for insular or provincial officers and employees and all official fees and charges now made by law payable in Mexican currency shall be payable in Philippines currency on the basis of one Philippine peso for one Mexican dollar.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All provincial treasurers, municipal councils, and other authorities of every kind in the Philippine Islands who have

authority to fix the salaries of municipal officers and employees are hereby authorized and directed to fix such salaries in Philippines currency, instead of in Mexican currency, anything in existing law to the contrary notwithstanding. All such salaries heretofore fixed in Mexican currency shall, after January first, nineteen hundred and four, be payable in Philippines currency at the same amounts as now provided by law in Mexican currency, and shall remain fixed at such amounts in Philippines currency until changed by competent authority.

SEC. 2. On and after the first day of January, nineteen hundred and four, all public dues, internal revenues, industrial, stamp, forestry, cedula, license, and municipal taxes of every kind, and all fines and penalties imposed by courts or other authorities, shall be imposed, assessed, and collected in Philippines currency instead of in Mexican currency as now provided by law, and at the same amounts in Philippines currency as are now fixed by law for such taxes, fines, and penalties in Mexican currency: *Provided, however, That Spanish-Filipino coins may be received in payment of such taxes, fines, and penalties at the official ratio that shall from time to time prevail until such time as Spanish-Filipino coins shall by law cease to be receivable for public dues.*

SEC. 3. On and after January first, nineteen hundred and four, all compensation that is provided by law for Insular or provincial officers and employees, wherever such compensation is fixed in Mexican currency, and all official fees and charges, Insular, provincial, or municipal, wherever such fees are fixed in Mexican currency, shall be payable in Philippines currency on the basis of one Philippine peso for one Mexican dollar.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, December 28, 1903.

[No. 1033.]

AN ACT Appropriating one hundred and twenty thousand five hundred dollars, United States currency, for the purpose of continuing the construction of the Benguet road from Pozorubio, Pangasinan, to Baguio, Benguet.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of one hundred and twenty thousand five hundred dollars, in money of the United States, to be expended in continuing the work of construction of the Benguet Road from Pozorubio, Province of Pangasinan, to Baguio, Province of Benguet.

SEC. 2. The moneys appropriated by this Act shall be available for withdrawal either in United States currency or in Philippines

currency, at the option of the engineer in charge of Benguet improvements.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, December 28, 1903.

[No. 1034.]

AN ACT Providing for the issue of bonds for the Government of the Philippine Islands to the amount of seven million two hundred and thirty-seven thousand dollars, gold coin of the United States of the present standard value, for the purpose of acquiring funds for the payment of the purchase price of certain large tracts of land in the Philippine Islands, commonly known as the Friar Lands, pursuant to the provisions of sections sixty-three, sixty-four, and sixty-five of the Act of Congress entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," approved July first, nineteen hundred and two.

Whereas the Government of the Philippine Islands, on the twenty-second day of December, nineteen hundred and three, entered into a preliminary contract with the Philippine Sugar Estates Development Company, Limited, for the purchase, from the latter, of eight haciendas containing about sixty thousand three hundred and two hectares of land, agreeing to pay therefor the sum of three million six hundred and seventy-one thousand six hundred and fifty-seven dollars, in the money of the United States; and also upon the same date with La Sociedad Agricola de Ultramar, for the purchase, from the latter of eighteen haciendas and parcels of land, containing about sixty-two thousand one hundred and forty hectares of land, for the sum of two million two hundred and thirteen thousand seven hundred and seventy-nine dollars, in the money of the United States; and also upon the same date with the Recoleta Order of the Philippine Islands, for the purchase from the latter, of twenty-three thousand two hundred and sixty-six hectares of land, for the sum of three hundred and six thousand seven hundred and fifty-nine dollars, in the money of the United States; and also upon the same date with the British-Manila Estates Company, Limited, for the purchase, from the latter, of eighteen thousand four hundred and nineteen hectares of land, for the sum of one million and forty-five thousand dollars, in the money of the United States, all of said contracts of purchase being executory in character, pending examination of titles and containing various provisions and stipulations in regard thereto which need not be herein particularized, and all of said lands being situated in the Philippine Islands and being particularly described in said contracts of purchase, and being lands commonly called Friar Lands, that is, lands which were formerly owned by certain religious orders of the Roman Catholic Church; and

Whereas the contracts of purchase of said haciendas and parcels of

land were made by the Philippine Commission pursuant to authority vested in the Commission by section sixty-four of the Act of Congress entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," approved July first, nineteen hundred and two, because, in its opinion, the holding thereof, in such large tracts or parcels, by said corporations, injuriously effects the peace and welfare of the Philippine Islands; and

Whereas the Government of the Philippine Islands finds it necessary to issue and sell bonds in order to raise the sum required to pay for said lands, in pursuance of said contracts: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Secretary of War is hereby authorized to issue, in the name and on behalf of the Government of the Philippine Islands, its bonds to the amount of seven million two hundred and thirty-seven thousand dollars, in the money of the United States. The bonds thus authorized to be issued shall be dated February first, nineteen hundred and four; shall bear interest at the rate of four per centum per annum, payable quarterly; shall be redeemable at the pleasure of the Government of the Philippine Islands after ten years, and payable in thirty years after date in gold coin of the United States of the present standard value. Both principal and interest shall be payable at the Treasury of the United States. The said bonds shall be in registered form in denominations of one thousand dollars and ten thousand dollars, in proportions to suit the purchaser or purchasers thereof, and shall be registered and transferable at the office of the Register of the Treasury Department of the United States, Washington, District of Columbia. The said bonds are declared by section sixty-four of said Act of Congress to be exempt from the payment of all taxes or duties of the Government of the Philippine Islands or any local authority therein or of the Government of the United States as well as from taxation in any form by or under state, municipal, or local authority in the United States or the Philippine Islands, pursuant to which Act of Congress and this Act these bonds are issued, which facts shall be stated upon their face.

SEC. 2. The Secretary of War is further authorized to sell said bonds on such terms as are most favorable to the Government of the Philippine Islands: *Provided*, That no bond or bonds shall be sold at less than their par or face value, and shall deposit the proceeds of such sale or sales with the Guaranty Trust Company of New York, the authorized depository of the Government of the Philippine Islands, to the credit of the Treasurer of the Philippine Islands.

SEC. 3. The Secretary of War shall report to the Auditor and the Treasurer of the Philippine Islands the amount of said bonds so issued and sold by him, together with their numbers and denominations and the amount realized from such sale or sales thereof, and the same shall be made a matter of record in the offices of the Auditor and the Treasurer of the Philippine Islands.

SEC. 4. In the event of the lease, sale, or other disposition, by the Government of the Philippine Islands, of any part or all of said lands contracted to be purchased, as above set forth, all moneys received from such leasing, selling, or other disposition shall constitute a trust fund to secure the payment of the principal and interest of

said bonds and shall also constitute a sinking fund for the payment of said bonds at their maturity and shall be devoted to no other purpose. When and as rents are collected from any land so leased and when and as the proceeds of sale or other disposition of any of said lands, when sold or disposed of, are received by the Government of the Philippine Islands, the same shall be deposited in the Treasury of the Philippine Islands and shall be there held as a separate trust fund and shall be invested and reinvested as a sinking fund for the payment of the principal and interest of said bonds as they mature, in such manner as the Philippine Commission shall provide.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, January 6, 1904.

[No. 1035.]

AN ACT Amending section fifteen of Act Numbered Seven hundred and two, and section one of Act Numbered Nine hundred and eighty-nine, by extending the time for completing the registration of Chinese in the Philippine Islands.

Whereas it was impossible to complete the registration of all Chinese persons in the Philippine Islands within the eight months ending December twenty-ninth, nineteen hundred and three, as provided in Acts Numbered Seven hundred and two and Nine hundred and eighty-nine: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The time for such registration is, pursuant to authority granted by section four of the Act of Congress approved April twenty-ninth, nineteen hundred and two, hereby extended for a period of two months, to date from December twenty-ninth, nineteen hundred and three.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, January 6, 1904.

[No. 1036.]

AN ACT Providing for a loan of twenty thousand pesos, Philippines currency, to the Province of La Laguna.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of twenty thou-

sand pesos, Philippines currency, to be loaned to the Province of La Laguna, and to be expended by the provincial board of that province for the general purposes of the provincial government.

SEC. 2. The moneys appropriated in the first section of this Act shall be paid to the treasurer of the Province of La Laguna upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of La Laguna accepting such loan and agreeing to repay the same, without interest, on or before the thirtieth day of June, nineteen hundred and four.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, January 7, 1904.

[No. 1037.]

AN ACT Authorizing merchants and others in the Philippine Islands to export food products which have paid duty, for a limited period, and in lieu thereof to import like food products, for a limited period, without payment of customs duty.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Merchants and other persons carrying on business in the Philippine Islands, and having in their possession canned goods and food products which have been imported into the Islands and have paid customs duties, are hereby authorized to export such merchandise at any time prior to the first day of March, nineteen hundred and four, and upon such exportation to receive from the Collector of Customs a certificate stating the amount and kind of merchandise so exported and that the person or corporation so exporting shall be entitled to free entry of canned goods and food products of a like character and amount imported prior to the first day of May, nineteen hundred and four, and such certificate shall entitle the person or corporation receiving the same to such free entry prior to the first day of May, nineteen hundred and four, but not thereafter. The provisions of this Act are limited entirely to canned goods and food products.

SEC. 2. It is hereby made the duty of the Collector of Customs for the Philippine Islands to frame suitable regulations for the administration of this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, January 9, 1904.

[No. 1038.]

AN ACT Amending Act Numbered Nine hundred and thirty-two, as amended, so as to locate the seat of municipal government of the municipality of Malolos, of the Province of Bulacan, in the former municipality of Barasoain.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and thirty-two, entitled "An Act reducing the twenty-five municipalities of the Province of Bulacan to thirteen," as amended, is hereby further amended by substituting the word "Barasoain" for the word "Malolos" in the last line of paragraph numbered one of section one thereof, so that said paragraph shall read as follows:

"1. The municipality of Malolos shall consist of its present territory and that of the municipalities of Barasoain and Santa Isabel, with the seat of the municipal government at the present municipality of Barasoain."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, January 12, 1904.

[No. 1039.]

AN ACT Dedicating certain portions of the public lands and buildings in the municipality of Cavite, Province of Cavite, to the use of the Navy Department of the United States Government as a naval station, and granting certain other portions thereof to the said province and certain other portions thereof to the said municipality.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following public lands and buildings in the municipality of Cavite, Province of Cavite, are hereby dedicated to the use of the Navy Department of the United States Government as a naval station: (1) The arsenal and navy-yard, with all its buildings, inclosures, and other structures, including the presidio. (2) The parade ground west of Fort San Felipe and the navy-yard gate and east of Calle Farnecio. (3) The old tobacco factory south of the parade ground. (4) The old headquarters of the military engineers, including the easterly part of the block west of Calle Farnecio and south of Calle Arsenal. (5) The lands and buildings north of the parade ground and Calle Novaliches, as far west as the line of trees on the easterly side of the paseo extending north from the end of Calle Isabel Segunda, including the plaza and the old public market place. (6) The open land on the north water front between the line of trees on the northerly side of the paseo and the sea wall, from the said plaza and market place west to and including the salient north of the statue of Columbus,

preserving as a public highway the present road on the eastern and northern sides of the paseo. (7) The land along the south water front from Calle Farnecio west to the southwest salient. (8) The Porta-Vaga defenses.

SEC. 2. The following public lands and buildings in the said municipality of Cavite are hereby granted to the said Province of Cavite: (1) The treasury building and adjoining lot and shed on Calle Arsenal. (2) The lot on Calle Arsenal facing the treasury building and adjoining the Recoleta convent. (3) The Government house on Calle Isabel Segunda. (4) The Cavite high school near the boundary between the former municipalities of Cavite and San Roque.

SEC. 3. The following public lands and buildings in the said municipality of Cavite are hereby granted to the said municipality: (1) The undedicated portion of the paseo extending from the north end of Calle Isabel Segunda, passing the statue of Columbus, to the northwest salient, to be kept open as a public thoroughfare. (2) The northwest salient. (3) Soledad Square. (4) The isthmus leading from Porta-Vaga gate toward San Roque, to be kept open as a public thoroughfare. (5) The southwest salient.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This act shall take effect on its passage.

Enacted, January 12, 1904.

[No. 1040.]

AN ACT Regulating the hours of labor, leaves of absence, and transportation of officers and employees in the Philippine civil service, and repealing Act Numbered Eighty, and all acts amendatory thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The required office hours of all Bureaus and Offices in the Philippine civil service shall be fixed by executive order, but they shall not be less than six and one-half hours of labor each day, not including time for lunch and exclusive of Sundays and of days declared public holidays by law or executive order: *Provided, That* when the nature of the duties to be performed or the interests of the public service require it officers and employees may, by direction of the head of the Bureau or Office, be required to work on Sundays and holidays without additional compensation unless otherwise specifically authorized by law. It shall be the duty of heads of Bureaus or Offices to require of all employees, of whatever grade or class, not less than the number of hours of labor authorized by law or executive order, but the head of any Department, Bureau, or Office may, in the interests of the public service, extend the daily hours of labor therein specified for any or all of the employees under him, and in case of such extension it shall be without additional compensation unless

otherwise provided by law: *Provided, however,* That during the heated term from the first day of April to the fifteenth day of June in each year and on Saturdays throughout the year the Civil Governor may, by executive order, reduce the required number of hours of labor on each day to five hours. This executive order shall not oblige the head of a Department, Bureau, or Office in the Philippine civil service to reduce the hours of labor to five hours, but it shall be within his discretion to reduce the number of hours if consistent with the needs of the public service; nor shall this provision be regarded as conferring a right upon officers or employees. This reduction of the required hours of labor shall not apply to the officers or employees of any Bureau or Office to whom an overtime wage is allowed and paid. The length of sessions of the courts shall be regulated by existing law, but the provisions of this Act shall apply to all officers and employees in the Bureau of Justice except judges. The number of hours for the daily sessions of the public schools shall be fixed by the Secretary of Public Instruction, but they shall not be less than five hours a day.

SEC. 2. (a) After at least two years' continuous, faithful, and satisfactory service, the Civil Governor or proper head of a Department shall, subject to the necessities of the public service, and upon proper application therefor, grant each regularly and permanently appointed officer or employee in the civil service, insular or provincial, or of the city of Manila, except as hereinafter provided, accrued leave of absence with full pay, inclusive of Sundays and of days declared public holidays by law or executive order, for each year of service in accordance with the following schedule: An employee receiving an annual salary of less than nine hundred dollars shall be granted twenty days' leave; an employee receiving an annual salary of from six hundred to nine hundred dollars with board and quarters, and an officer or employee receiving an annual salary of nine hundred dollars or more, but less than one thousand eight hundred dollars, shall be granted thirty days' leave; an officer or employee receiving an annual salary of one thousand eight hundred dollars or more shall be granted thirty-five days' leave. Leave shall accrue while an officer or employee is on duly authorized leave of absence with pay.

(b) If an officer or employee elects to postpone the taking of any or all of the leave to which he is entitled under this section, such leave may accumulate until January first, nineteen hundred and five, after which date no person shall at any time have to his credit more than the accrued leave allowed for five years' service, and if his salary changes he shall receive the same amount of leave and pay as if he had taken the leave while receiving the salary at which it accrued.

(c) An officer or employee who has served in the Islands for three years or more, or two years if appointed under the provisions of Act Numbered Eighty, as amended, and who has accumulated to his credit the accrued leave allowed for two full years, may be granted permission to visit the United States: *Provided,* That such permission shall not be granted oftener than once in every three years.

(d) A person in the teaching service shall not be granted accrued leave in accordance with the schedule provided in this section, but in lieu thereof he may be granted leave on full pay during vacation periods, with permission to spend a vacation period in the United States not oftener than once in every three years.

(e) In case an officer, teacher, or other employee is granted leave to visit the United States, he shall be allowed, with half pay in addition to the leave granted, sixty days for the time occupied by him in going to and returning from the United States if he is serving in Manila, and if serving in the provinces sixty days plus the actual and necessary time consumed from date of departure from station to date of departure from Manila, and on returning, from date of arrival at Manila to date of arrival at station, such half salary to be paid on return to duty. On the completion of two years of continuous, faithful, and satisfactory service, after returning to the Islands from leave of absence to visit the United States granted for three or more years' service, he shall be allowed his actual and necessary traveling expenses from his place of residence in the United States to Manila if he come by the route and steamer directed.

(f) Semiskilled and unskilled laborers, temporary and emergency employees, persons receiving a daily wage or salary, persons enlisted for a term of years, persons in the United States civil service who are paid in whole or in part from insular funds, and persons who receive compensation for official duties performed in connection with private business, vocation, or profession, such duties requiring only a portion of their time, shall not be entitled to the leave provided in this section.

(g) The provisions of this section shall be retroactive in effect so as to entitle officers and employees of the Philippine civil service, whether serving as such by regular appointment or by detail from the Army, the Navy, or the civil service of the United States, previous to the passage of this Act, to any accrued leave to which they would have been entitled had Act Numbered Eighty, as amended, been applicable to them at the date of their employment or detail, computing the leave in the case of an officer on the basis of the salary and allowances received while on detail, and in the case of an enlisted man on the basis of first salary received in the Philippine civil service. No application for leave of absence presented by an officer or employee who has heretofore resigned without applying for leave shall be considered if presented after July first, nineteen hundred and four, or by an officer or employee who resigns after January first, nineteen hundred and four, if his application is not presented within six months of the date of the acceptance of his resignation.

SEC. 3. After at least six months' continuous, faithful, and satisfactory service the Civil Governor or proper head of a Department may, in his discretion, grant each officer or employee entitled to the accrued leave provided in section two of this Act in addition to such accrued leave, vacation leave of absence with full pay, inclusive of Sundays and of days declared public holidays by law or executive order, for each calendar year of service, in accordance with the following schedule: An employee receiving an annual salary of less than one thousand dollars may be granted twenty-one days' vacation leave, an officer or employee receiving an annual salary of one thousand dollars or more may be granted twenty-eight days' vacation leave. Vacation leave must be taken within the calendar year in which it is earned. The vacation leave provided for only one calendar year may be allowed in connection with accrued leave granted with or without permission to visit the United States. In cases of resignation vacation leave shall not be allowed in addition to accrued leave. All applica-

tions for vacation leave shall be made on a form prescribed by the Philippine Civil Service Board.

SEC. 4. (a) Absence from duty of teachers, due to illness, shall be charged against their vacations, and with the consent of the Secretary of Public Instruction they may remain on duty during vacations for a period equal to that lost on account of illness, in which case no deduction of pay shall be made on account of absence caused by illness.

(b) Absence of other regularly and permanently appointed officers and employees in the Philippine civil service on account of illness shall be charged first against vacation leave and then against accrued leave, until both are exhausted, when further absence shall be without pay.

(c) Payment of salary to an officer or employee for any absence during his first six months of service properly chargeable to vacation leave, or during his first two years of service properly chargeable to accrued leave, shall be withheld until such leave may properly be taken under the provisions of section two or three of this Act: *Provided, however,* That in case of absence due to illness the Civil Governor or proper head of Department may direct that payment for such absence be not withheld if not in excess of the vacation and accrued leave to his credit. In case absence is on account of wounds or injuries incurred in the performance of duty and extends beyond the vacation leave to his credit, the Civil Governor or proper head of Department may direct that such further absence shall be on full pay. If the absence caused by illness, wounds, or injuries shall exceed six months in any twelve months, the officer or employee shall be immediately separated from the service.

SEC. 5. If a regularly appointed officer or employee in the Philippine civil service who has rendered faithful and satisfactory service shall die while in the service, the unused accrued leave that might have been granted at the time of death shall be determined, and the salary equivalent of the accrued leave shall be paid to the person or persons entitled by law to receive the same.

SEC. 6. Whenever upon the resignation or death of an officer or employee it is necessary to the interests of the public service that the position occupied by him shall be immediately filled, the Civil Governor or proper head of Department may direct that all accrued leave granted him be commuted from the funds of the Government, Insular or provincial, or of the city of Manila, in which he was serving at the time of his resignation or death. If he was in the service of the Insular Government, payment shall be made by settlement warrant from the insular salary and expense fund; if he was in the service of the city of Manila, payment shall be made by settlement warrant from the salary and expense fund of the city of Manila; and if he was in the service of a province, the provincial board of such province is hereby authorized, upon direction of the Civil Governor as above provided, to commute from the provincial funds the accrued leave of absence granted such officer or employee. If there is no urgent necessity for filling the position at once, payment for the accrued leave granted shall be made from the salary appropriated for the position last filled by him.

This section shall be retroactive in effect so far as necessary to authorize, in cases now pending, the procedure herein provided.

SEC. 7. All applications for accrued leave of absence shall be made on a form prescribed by the Civil Service Board, and shall

first be acted upon by the Chief of the Bureau or Office, and by him submitted to the Civil Service Board for its recommendation. The application shall then be forwarded by the Board to the head of the Department in which the applicant is employed for his final decision, except in respect to those Bureaus or Offices not under any Department, in which cases the recommendations of the Board shall be forwarded to the Civil Governor for his final decision.

SEC. 8. The Civil Governor is authorized to promulgate executive orders regulating the method of enforcing the provisions of this Act, including the withholding of salary for leave granted.

SEC. 9. The appointment of all persons residing in the United States to the Philippine civil service, whether by transfer from the United States civil service or otherwise, shall be subject to the following conditions:

(a) A person residing in the United States who is appointed to the Philippine civil service may pay his traveling expenses from the place of his residence in the United States to Manila: *Provided*, That if any part of his traveling expenses is borne by the Government of the Philippine Islands, ten per centum of his monthly salary shall be retained until the amount retained is equal to the amount borne by the Government: *And provided further*, That if he shall come by the route and steamer directed, his actual and necessary traveling expenses shall be refunded to him at the expiration of two years' satisfactory service in the Philippines.

(b) He shall be allowed half salary from the date of embarkation and full salary from the date of his arrival in the Islands: *Provided*, That he proceed directly to the Islands; otherwise, he shall be allowed half salary for such time only as is ordinarily required to perform the journey by the route directed: *And provided further*, That such half salary shall not be paid until after the expiration of two years of satisfactory service in the Philippines.

(c) A person residing in the United States accepting an appointment to a position in the civil service of the Government of the Philippine Islands, under the conditions named in this Act, shall, before receiving such appointment, execute a contract and deliver it to the Chief of the Bureau of Insular Affairs, War Department, wherein the appointee shall stipulate that he will remain in the service of the Government of the Philippine Islands for at least two years, unless released by the Civil Governor or proper head of a Department. A breach of the conditions provided in the contract or a removal for cause shall require the proper officer to withhold payment of all salary and traveling expenses due to the person employed and who has violated the conditions of his contract or been removed for cause, and shall debar such person from ever entering again the public service of the Philippine Government in any of its branches. In such case, an action shall lie for the recovery of the amount expended by the Government in bringing the employee to the Philippine Islands.

(d) Irrespective of leave granted, a regularly appointed officer or employee who has rendered continuous, faithful, and satisfactory service for three years or more after arrival in the Philippine Islands shall, upon his retirement from the service, be allowed half salary for thirty days in addition to full salary for the period which may be granted him as leave of absence under the provisions of this Act; and

if appointed prior to the passage of this Act, he shall also be furnished transportation from Manila to San Francisco, or transportation of equal cost to the Government by any other route.

SEC. 10. The provisions of this Act shall not apply to judges of the Supreme Court, the Courts of First Instance, the Court of Land Registration, and the Court of Customs Appeals, but their leaves of absence and traveling expenses shall be governed by existing law or such law as may be hereafter enacted.

SEC. 11. All special contracts made with appointees of the Philippine civil service prior to the passage of this Act shall remain unaffected by the terms and provisions of this Act.

SEC. 12. Act Numbered Eighty and all amendments thereof, and all other Acts or parts of Acts in conflict with the provisions hereof, are hereby repealed: *Provided however*, That all leaves of absence accruing prior to January first, nineteen hundred and four, shall be computed under the schedule provided in section two of said Act Numbered Eighty, as amended.

SEC. 13. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 14. This Act shall take effect on its passage, but its provisions shall be retroactive and effective as of January first, nineteen hundred and four.

Enacted, January 12, 1904.

[No. 1041.]

AN ACT Amending Act Numbered Two hundred and ninety, entitled "An Act providing an inexpensive method of administration upon the estates of civil employees of the Philippine Government who are citizens of the United States, and who die in the service of the Insular Government, leaving small estates upon which no regular administration is deemed advisable," and providing a method of paying small amounts due estates of deceased native employees without the expense of administration.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Two hundred and ninety, entitled "An Act providing an inexpensive method of administration upon the estates of civil employees of the Philippine Government who are citizens of the United States, and who die in the service of the Insular Government, leaving small estates upon which no regular administration is deemed advisable," is hereby amended by adding at the end thereof the following:

"In case the head of a Bureau, provincial officer, or employee of any Bureau or province, who is a citizen of the United States, shall die while in the service, having to his credit earned leave of absence, the salary due and the amount due to the deceased by reason of earned leave of absence shall be paid to the Treasurer of the Philippine Islands, and be by him administered in the manner in this section provided. But in addition to the purposes for which such estate may be

applied by the Treasurer, as hereinbefore provided, the Treasurer is also authorized to pay the expenses of the transportation of the remains of the deceased to the United States, if such transportation is desired by the surviving relatives, so far as the funds in his hands will enable him to pay such expenses: *Provided, nevertheless, That* if there should be a regular administration upon the estate of the deceased, then the sum due to the deceased, by reason of earned leave of absence standing to his credit, after the payment of unpaid funeral expenses and transportation of the remains, if desired, to the United States, if any, shall be turned over to the regular executor or administrator of the estate of the deceased: *And provided further, That* in case the deceased head of a Bureau, provincial officer, or employee of any Bureau or province was a native or citizen of the Philippine Islands, the amount due him at the date of death for salary and for compensation in lieu of accrued leave shall be paid, not to the Treasurer of the Philippine Islands, but to the legal representative of the deceased according to law: *And provided further, That* in case said sum does not exceed one hundred dollars, and there has been no regular administration upon the estate of the deceased, and it appears that the estate is not sufficient to warrant the expense of a regular administration, said sum shall be paid to the next of kin who, in the opinion of the Auditor, is entitled thereto, in the following order: First, widow; second, children; third, father; fourth, mother; fifth, brothers and sisters in equal proportion; and such payment shall extinguish the liability of the Government for the sum so paid. But such determination by the Auditor shall not be conclusive as to who the lawful heir or next of kin is, and any person claiming said sum, or any part thereof, as lawful heir or next of kin may vindicate his right to the same by action in court against the person who received the same, anything in this Act to the contrary notwithstanding."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, January 12, 1904.

[No. 1042.]

AN ACT For the purpose of maintaining the parity of the Philippines currency in accordance with the provisions of sections one and six of the Act of Congress approved March second, nineteen hundred and three, by prohibiting the importation into the Philippine Islands of certain kinds of coins.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The importation into the Philippine Islands of Mexican currency, Spanish-Filipino currency, or any other metallic currency which is not upon a gold basis, is hereby prohibited, and any of the aforementioned currencies which are imported, or of which the importation is attempted, contrary to the provisions of this Act, shall be liable to forfeiture under due process of law, the bullion value, in

terms of Philippines currency, of one-third of the sum so forfeited to be payable to the person upon whose information, given to the proper authorities, the seizure of the money so forfeited is made, and the other two-thirds to be payable to the Philippine Government, and to accrue to the gold-standard fund: *Provided*, That money actually on shipboard in transit to the Philippine Islands, and for which bills of lading have been made out on or prior to the date of the passage of this Act, shall be permitted to enter: *And provided further*, That each first-class passenger shall be permitted to bring into the Philippine Islands a sum of the aforementioned currencies not exceeding in value fifty Philippine pesos; each second-class passenger a sum not exceeding twenty Philippine pesos; and each third-class passenger a sum not exceeding ten Philippine pesos.

SEC. 2. The importation or the attempt to import any of the said currencies contrary to law is hereby declared a criminal offense, punishable, in addition to the forfeiture of said currency as above provided, by a fine of not more than ten thousand pesos or imprisonment for a period not exceeding one year, or both, in the discretion of the court.

SEC. 3. The provisions of section one of this Act shall be enforced by the Collector of Customs of the Philippine Islands in accordance with the provisions of Act Numbered Three hundred and fifty-five, as amended by Act Numbered Eight hundred and sixty-four, except that currency seized and forfeited under the provisions of this Act shall not be sold at auction, but shall, as provided in section one of this Act, be paid into the Treasury of the Philippine Islands to the credit of the gold-standard fund, and the sum due to the informer shall be paid in Philippines currency by the Treasurer from that fund.

SEC. 4. This Act shall take effect on its passage.

Enacted, January 14, 1904.

[No. 1043.]

AN ACT Amending the Provincial Government Act by authorizing the Civil Governor to postpone the election for governor in any province under certain circumstances.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section four of Act Numbered Eighty-three, being the Provincial Government Act, as amended by section one of Act Numbered Three hundred and thirty-six, is hereby further amended by inserting, after the words "capital of the province" in the sixth line of said section, the following words: "for the purpose of electing a provincial governor: *Provided, however*, That the Civil Governor, by and with the consent of the Commission, may postpone the election for governor in any province when he deems such a course conducive to the public interest," so that the first sentence of said section shall read as follows:

"SEC. 4. The provincial governor shall be selected in the following manner: On the first Monday in February of the year nineteen hundred and two and of each second year thereafter, at eight ante-meridian of said day, the vice-president and councilors of every duly

organized municipality in the province shall meet in joint convention at the capital of the province, for the purpose of electing a provincial governor: *Provided, however,* That the Civil Governor, by and with the consent of the Commission, may postpone the election for governor in any province when he deems such a course conducive to the public interest."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, January 26, 1904.

[No. 1044.]

AN ACT To provide for submission to the Civil Governor of annual reports by all provincial governors, and repealing such portions of Act Numbered Eighty-three, the Provincial Government Act, and its amendments, and of acts and amendments thereof providing for the establishment of civil government for the Provinces of Benguet, Lepanto-Bontoc, Nueva Vizcaya, Mindoro, and Paragua as are inconsistent with the provisions of this Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Between the first and fifteenth of July of each year a report shall be made by each provincial governor to the Civil Governor of the Philippine Islands for the fiscal year ending on the thirtieth day of June. This report shall embrace all matters pertinent to the administration and progress of the provincial government, and contain full information as to the commercial, economic, financial, industrial, and political conditions of the province, in order that the Civil Governor and the Philippine Commission may be properly informed of the actual existing conditions in the Islands during the period covered by the report. Should unexpected events or matters of special importance to the general welfare of the Province occur subsequent to the date of the regular annual report, a supplementary statement may also be filed, not later than September fifteenth, in order that complete data may be at hand for the use of the Civil Governor in submitting his annual report to the Philippine Commission: *Provided, however,* That this shall not apply to the Moro Province.

SEC. 2. Such portions of Act Numbered Eighty-three, the Provincial Government Act, and its amendments, and of Acts and amendments thereof providing for the establishment of civil government for the Provinces of Benguet, Lepanto-Bontoc, Nueva Vizcaya, Mindoro, and Paragua as are inconsistent with the provisions of this Act are hereby repealed.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, January 26, 1904.

[No. 1045.]

AN ACT For the purpose of providing revenue and of maintaining the parity of the Philippines currency in accordance with the provisions of sections one and six of the Act of Congress approved March second, nineteen hundred and three, by providing for the purchase of Mexican dollars as bullion, by imposing a tax upon written contracts payable in certain kinds of currencies, and by requiring the payment of a license tax by all persons, firms, or corporations conducting their current business, enther wholly or in part, in said currencies, and for other purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. For the purpose of this Act the expression "local currency" shall signify Mexican coins, Spanish and Spanish-Filipino coins, and all other metallic moneys not upon a gold basis, in circulation in the Philippine Islands, and bank notes payable in said moneys.

SEC. 2. The Secretary of Finance and Justice is hereby authorized, whenever in his judgment the public interest may require, to direct the Insular Treasurer and all provincial and municipal treasurers to purchase Mexican dollars as bullion at their bullion value, said value to be determined from time to time by the Insular Treasurer, with the approval of the Secretary of Finance and Justice. The cost of the bullion so purchased shall be a proper charge against the gold-standard fund, and the money coined therefrom shall accrue to that fund.

SEC. 3. Whenever any contract, debt, or obligation, payable by the terms thereof in local currency, is sought to be enforced in any court and the right of the plaintiff is established, it shall be the duty of the court to render judgment for the plaintiff to recover as damages the lawful sum due to him, in Philippine pesos, instead of in the currency mentioned in the contract, debt, or obligation. For the purpose of determining the amount of such judgment, the court shall receive evidence as to the real and just value in Philippines currency of the currency named in the contract, debt, or obligation, including evidence of the local market value of such currency, its value in neighboring countries as currency, its value in the great markets of the world, its bullion value, and any other facts necessary to determine its true value. The local market value, whether affected by the prohibition of the importation of such currency or by other causes, shall not be conclusive evidence of the amount of the judgment to be rendered in such cases. Payment of a judgment thus rendered shall extinguish all liability on the contract, debt, or obligation.

SEC. 4. Whenever any contract, debt, or obligation is made payable in local currency, the debtor or person under obligation to make payment may tender to the creditor in lieu of such currency the just amount due thereon in Philippine pesos, computed in the manner stated in the preceding section, and the effect of such tender shall be the same as though the tender had been made in the kind of currency named in such contract, debt, or obligation.

SEC. 5. The two last preceding sections shall apply to all contracts, debts, or obligations made before the passage of this Act, as well as to those made subsequent thereto.

SEC. 6. Every check, note, draft, bond, bill of exchange, and every contract whatsoever, payable wholly or in part in local currency and

drawn or made upon, or subsequent to, October first, nineteen hundred and four, shall bear upon its face an internal-revenue stamp or stamps of a face value in Philippines currency to the amounts hereinafter provided, said stamp or stamps to be properly canceled at the signing of said check, note, draft, bond, bill of exchange, or contract with the initials of one of the parties thereto and the date of the transaction. The rates of the stamp tax required upon every check, note, draft, bond, bill of exchange, and upon every written contract whatsoever, payable wholly or in part in local currency, except as otherwise provided in this Act, shall be as follows:

(1) An ad valorem rate of one per centum levied in Philippines currency upon the face value in local currency of each aforementioned instrument drawn or made during the month of October, nineteen hundred and four.

(2) An ad valorem rate of two per centum levied in Philippines currency upon the face value in local currency of each aforementioned instrument drawn or made during the month of November, nineteen hundred and four.

(3) An ad valorem rate of three per centum levied in Philippines currency upon the face value in local currency of each aforementioned instrument drawn or made during the month of December, nineteen hundred and four.

(4) An ad valorem rate of five per centum levied in Philippines currency upon the face value in local currency of each aforementioned instrument drawn or made subsequent to December thirty-first, nineteen hundred and four.

Provided, That the aforementioned tax shall not be collected upon the following:

(a) Checks, drafts, or bills of exchange drawn against a deposit of local currency and made payable to a person, firm, or corporation, or made payable to a bank and used in the purchase of a draft or bill of exchange payable to a person, firm, or corporation, in settlement either wholly or in part of a bona fide specific debt payable in local currency by the depositor and contracted in writing or reduced to writing prior to the first day of October, nineteen hundred and four.

(b) Checks, drafts, or bills of exchange payable in local currency and presented to a bank for deposit, payment, or sale by a creditor who has received the same in payment of a bona fide specific debt payable in local currency, contracted in writing or reduced to writing prior to the first day of October, nineteen hundred and four.

(c) Deposit receipts, or other evidences of deposits of local currency, given by a bank or other corporation or person to any person, firm, or corporation making a deposit of local currency, in accordance with the provisions of this Act, and for the purpose of providing funds for the payment of bona fide specific obligations payable in local currency and contracted in writing or reduced to writing prior to the first day of October, nineteen hundred and four.

(d) Checks, drafts, notes, bills of exchange, and contracts of any kind, the purpose and effect of which is the prompt shipment out of the Philippine Islands of the amount of Mexican currency the payment of which is called for in said check, draft, note, bill of exchange, or contract of any kind.

(e) Checks, drafts, notes, bills of exchange, and contracts of any kind, the purpose and effect of which is the prompt transfer of local currency to the Government of the Philippine Islands in accordance with the provisions of law.

(f) Contracts of any character whatsoever whose sole purpose and effect is the transference of a local-currency account to a Philippines-currency basis.

(g) Checks, drafts, or bills of exchange payable only in a foreign country.

SEC. 7. Every transfer of ownership by indorsement or otherwise after September thirtieth, nineteen hundred and four, of a check, draft, note, bond, bill of exchange, or any contract whatsoever, payable wholly or in part in local currency in the Philippine Islands after September thirtieth, nineteen hundred and four, except such instruments as are specified in subsections (a), (b), (c), (d), (e), (f), and (g) of section six, shall be considered a separate and distinct contract, and as such shall require a stamp or stamps.

SEC. 8. A tax of one per centum per month, payable quarterly, in Philippines currency, shall be levied upon the average daily balance of each deposit of local currency held after December thirty-first, nineteen hundred and four, by any bank, corporation, or individual receiving deposits in the Philippine Islands, and it shall be the duty of every bank, corporation, or individual receiving deposits in the Philippine Islands, which shall receive or continue local-currency deposits after December thirty-first, nineteen hundred and four, to furnish the Collector of Internal Revenue, within ten days after the beginning of each quarter of the calendar year, a statement of the names and addresses of holders of local-currency deposits held by them during the preceding quarter, together with the average daily balance of each deposit respectively for each month of said quarter, and such other information as the Collector of Internal Revenue shall require for the proper administration of this Act; and it shall be the further duty of such banks, corporations, or individuals to pay said tax to the Collector of Internal Revenue within thirty days after the beginning of each quarter of the calendar year, deducting the amount of the tax from the depositor's account. The tax receipt of the Collector of Internal Revenue shall be a sufficient voucher for the bank, corporation, or individual as to the proper use of the money and shall be accepted by the depositor as money paid. Such average daily balance shall be calculated by adding together the sums of deposit to the credit of the depositor at the close of each business day in said month and dividing the sum so obtained by the number of days upon which said deposit was held: *Provided*, That any person wishing to maintain a local-currency deposit after December thirty-first, nineteen hundred and four, for the purpose of keeping funds for the payment at a future date of a bona fide specific local-currency obligation contracted in writing or reduced to writing prior to October first, nineteen hundred and four, may, by obtaining in advance the express permission in writing of the Secretary of Finance and Justice, and having the same registered with the Collector of Internal Revenue or his deputy, maintain such a deposit up to the time of the maturity of said local-currency obligation without paying the aforementioned tax.

SEC. 9. Every check, draft, note, bond, bill of exchange, and every contract whatsoever payable in local currency, and every deposit so payable shall be presumably subject to the taxes levied in accordance with the provisions of this Act; and the obligation shall rest upon the drawer or maker, holder or beneficiary, and, in case of transfer by indorsement, upon each indorser, indorsee, or holder of said check, draft, note, bond, bill of exchange, or bank deposit, who claims exemption, to prove that he is entitled to any of the exemptions provided in this Act. No check, draft, note, bond, bill of exchange, or any contract whatsoever, payable in local currency, shall be exempted from the payment of the stamp tax provided for in sections six and seven of this Act, unless the contract for which exemption is claimed shall be registered with the Collector of Internal Revenue or his deputy before October first, nineteen hundred and four, and a certificate be attached thereto by the Collector of Internal Revenue or his deputy certifying the exemption; and no deposit of local currency shall be exempted from the payment of the tax on bank deposits as provided in sections eight and nine of this Act unless the exemption is obtained as herein provided, together with a certificate certifying the same, prior to January first, nineteen hundred and five.

SEC. 10. Every check, draft, note, bond, bill of exchange, and every contract whatsoever which is not properly stamped in accordance with the provisions of this Act shall be void, and every person, firm, bank, or corporation who gives or receives such check, draft, note, bond, bill of exchange, or contract which is subject to the stamp tax under this Act without its being properly stamped, or who shall receive or keep a deposit of local currency or make such a deposit without observing the provisions of this Act, shall be guilty of a criminal offense, and shall be liable to a fine not exceeding the face value in Philippines currency of fifty per centum of the number of pesos of local currency called for in said check, draft, note, bond, bill of exchange, or contract, or of the deposit so kept.

SEC. 11. (a) All persons, firms, or corporations who engage in any business whatsoever in the Philippine Islands, after December thirty-first, nineteen hundred and four, and make use of local currency to any extent whatever in either buying, selling, or renting goods, property, or services must, previously to engaging in such business and annually thereafter, in addition to the other licenses now required by law, obtain a license from the Collector of Internal Revenue in the manner prescribed in the provisions of the Industrial Tax Law for the issuance of industrial licenses: *Provided*, That persons, firms, banks, or other corporations may deal in the checks, drafts, notes, bonds, bills of exchange, and contracts which are mentioned in paragraphs (a), (b), (c), (d), (e), (f), and (g) of section six as not subject to a stamp tax, or may make such local-currency deposits as are exempted from taxation by sections eight and nine without securing such a license: *And provided further*, That a bank, corporation, or individual may purchase local currency with the purpose and effect of promptly shipping said currency out of the country, without securing such a license: *And provided further*, That the collection of accounts, debts, or other obligations made or incurred prior to January first, nineteen hundred and five, shall not be considered current business subject to the provisions of this section.

(b) The licenses shall be classified in accordance with the classifi-

cation of rates of the industrial taxes, and the amount payable for a license of the first class shall be ten thousand pesos, Philippines currency; for a license of the second class, five thousand pesos, Philippines currency; for a license of the third class, one thousand pesos, Philippines currency; and for a license of the fourth class, five hundred pesos, Philippines currency.

(c) Each separate factory, shop, store, or other business establishment, and each separate trade or business whether owned, managed, or carried on by the same or different persons, firms, or corporations, shall be considered for the purposes of this Act a separate industry, and shall require for its legal conduct or management a separate license of the class provided for in this Act. This section of this Act shall be administered in accordance with the provisions of the Industrial Tax Law so far as those provisions are not contrary to the provisions of this Act.

(d) Any person, firm, or corporation who shall use local currency in the conduct of his business without a license and contrary to the provisions of this Act shall be guilty of a criminal offense, and shall be subject to a fine of not exceeding ten per centum of the license fee required for his business, in addition to the payment of the license fee. Each separate transaction in local currency contrary to law shall constitute a separate offense and shall subject the offender to a separate fine of not exceeding ten per centum of the license fee.

SEC. 12. Immediately upon the passage of this Act it shall be the duty of the Chief of the Division of the Currency to prepare, and have published in the principal languages and dialects of the Philippine Islands, an announcement explaining the new Philippines currency and the more important laws and official regulations pertaining to the use of that currency, and the methods provided for the withdrawal of local currency from circulation. Copies of this announcement shall be sent to all the provincial governors, provincial and municipal treasurers, presidents and municipal councilors of the Philippine Islands, and shall be posted and advertised as widely as possible throughout the Philippine Islands.

SEC. 13. This Act shall be administered by the Collector of Internal Revenue for the Philippine Islands.

SEC. 14. This Act shall take effect on its passage.

Enacted, January 27, 1904.

[No. 1046.]

AN ACT Appropriating the sum of five hundred thousand dollars, in money of the United States, from the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure under the direction of the Civil Governor upon the resolutions of the Philippine Commission.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of five hundred thousand dollars, in money of the United States, is hereby appropriated, out of the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure

under the direction of the Civil Governor for such purposes and in such manner as may from time to time be authorized by resolutions of the Philippine Commission and in carrying out the intent of the Congress of the United States in appropriating the fund aforesaid.

SEC. 2. The sum of money by this Act appropriated shall be withdrawn from the Insular Treasury by requisitions in favor of such disbursing officer as the Civil Governor may direct, in such allotments as may from time to time be necessary, and shall be accounted for as provided by law.

SEC. 3. The resolutions of the Philippine Commission upon which the funds herein appropriated shall be expended shall be printed and published in the regular quarterly volumes of the laws and resolutions of the Commission.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, February 3, 1904.

[No. 1047.]

AN ACT Appropriating the sum of five hundred thousand dollars, in money of the United States, for continuing the improvement of the port of Manila.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of five hundred thousand dollars, in money of the United States, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, to be immediately available and to be expended by the Civil Governor through the Chief Engineer of the Philippine Division of the United States Army, for continuing the improvements of the Harbor of Manila and other public works, as provided in Act Numbered Twenty-two as amended.

SEC. 2. The appropriation made by this Act shall be available for expenditure in the payment for all work at present under contract for the improvement of the port of Manila, including payment for work on the contract for the construction of an additional breakwater as provided by Act Numbered Five hundred and seventy-eight.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 4, 1904.

[No. 1048.]

AN ACT Making appropriations for sundry expenses of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, in part compensation for the service of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

CITY OF MANILA.

MUNICIPAL BOARD.

Salaries and wages, Municipal Board, city of Manila, nineteen hundred and four:

Municipal Board:

President, at four thousand five hundred dollars per annum; three members, at four thousand five hundred dollars per annum each; one secretary, at three thousand dollars per annum.

Secretary's office:

Two clerks, class five, at one thousand nine hundred and fifty dollars per annum each; one clerk, class six, at one thousand seven hundred and twenty dollars per annum; two clerks, class seven; two clerks, class eight; one clerk, Class A; one clerk, Class C; one clerk, Class D; three messengers, at one hundred and eighty dollars per annum each.

Disbursing office:

One disbursing officer, at two thousand five hundred dollars per annum; one clerk, class six; one clerk, class seven; one clerk, class eight; one messenger, at one hundred and eighty dollars per annum.

Advisory Board:

One secretary, at one thousand six hundred dollars per annum; fees of twelve members, not to exceed three thousand one hundred and twenty pesos.

Total for salaries and wages, forty-four thousand pesos.

Contingent expenses, Municipal Board, city of Manila, nineteen hundred and four: For contingent expenses, including purchase of books, office furniture, and supplies; coolie hire, postage, post-office box rent; repairs to typewriters, furniture, and fixtures; care of civil prisoners; music for the Luneta and Binondo Square; care of injured and sick paupers at the San Juan de Dios Hospital or the Philippine Civil Hospital, not to exceed an aggregate of one hundred, at one peso and forty centavos per day each; settlement of claim of Mrs. H. A. McCollough for proceeds of auction sale of one trunk of clothing belonging to her son, Fred Meeker; settlement of claim of T. A. Suarez, interpreter, for extra services rendered at sessions of the Board of Tax Revision, city of Manila, at four pesos each for sixteen sessions, anything in existing laws to the contrary notwithstanding;

for final and complete settlement of all claims of Salvador Farré and Jaime Clotet against the city of Manila or its officers, not to exceed an aggregate of one thousand five hundred and eleven pesos and eighty centavos; and for printing, binding, advertising, and other incidental expenses; fifty-six thousand pesos.

In all, for the Municipal Board, city of Manila, one hundred thousand pesos.

DEPARTMENT OF ENGINEERING AND PUBLIC WORKS.

Salaries and wages, Department of Engineering and Public Works, city of Manila, nineteen hundred and four:

Office of City Engineer:

City Engineer, at four thousand five hundred dollars per annum, with quarters in kind, not to exceed seventy-five dollars per month; first assistant city engineer, at two thousand five hundred dollars per annum; chief clerk, class six; two second assistant city engineers, class six; one assistant engineer, class seven; one clerk, class eight; one stenographer, class eight; two clerks, class ten; one clerk, Class C; one clerk, Class G; one clerk, Class H; two clerks, Class I; one messenger, at one hundred and twenty dollars per annum.

Water supply:

Superintendent, two thousand five hundred dollars per annum; one chief engineer at pumping station, class six, with quarters in kind; one collector of water rates, class eight; one general foreman water service, class nine; one foreman water service, class nine; one assistant engineer at pumping station, Class C, at seven hundred and eighty dollars per annum; one assistant engineer at pumping station, Class D, at six hundred and sixty dollars per annum; one teamster, Class C; nine meter inspectors, Class D; one mechanic, Class D; one clerk, Class D; one foreman water service, Class E; one assistant engineer at pumping station, Class E; two mechanics, Class F; one storekeeper water service, Class G; one clerk, Class H; three pipe fitters, at three hundred and thirty dollars per annum each; one draftsman, Class H; two clerks, Class I; one mechanic, Class J, at two hundred and seventy dollars per annum; three assistant engineers, Class J, at two hundred and seventy dollars per annum each; one clerk, Class J; one meter inspector, at two hundred dollars per annum; three meter inspectors, at one hundred and eighty dollars per annum each; hire of labor, not to exceed twenty-eight thousand pesos.

Street cleaning and collection and disposal of city refuse:

One superintendent, at two thousand two hundred and fifty dollars per annum, and quarters in kind in the Botanical Gardens; one superintendent of pail system, class six, until April first, nineteen hundred and four, only; one inspector, class eight; one clerk, class eight; one clerk, class nine; three overseers, class nine; one foreman, class ten, at one thousand and twenty dollars per annum; one clerk, class ten; one clerk, Class C; one watchman, Class C; two clerks, Class D; three foremen, Class D; two assistant overseers, Class F; one foreman, Class F; six foremen, Class G; six mechanics, class G, at four hundred and forty dollars per annum each; one mechanic, Class G; two engineers, Class II; five foremen, Class H; one clerk, Class I; hire of labor, not to exceed one hundred and nineteen thousand pesos;

for steam barge *Pluto*: one master, class nine, one chief engineer, class nine, and one mate, Class A, with subsistence at one peso per diem each; one night superintendent, Class A; one assistant engineer, Class A; one second assistant engineer, Class H, and subsistence of not to exceed eighteen members of crew at thirty centavos per diem each; hire of labor, at two thousand five hundred pesos or so much thereof as may be necessary.

Street construction and bridges:

One superintendent, at two thousand three hundred dollars per annum; two inspectors, class eight; two inspectors, class nine; one foreman of rock quarry, class nine; one launch master, class nine; three road-roller engineers, Class A; five foremen, Class D; one road-roller engineer, Class D; one launch master, Class D; two foremen, Class G; two patrons, Class H; two engineers, Class H; one clerk, Class I; two assistant engineers, Class I; two steersmen, Class J; four firemen, at one hundred and eighty dollars per annum each; six sailors, at one hundred and twenty dollars per annum each; hire of labor, not to exceed sixty-eight thousand pesos; hire of labor for operating rock quarry, not to exceed sixteen thousand pesos.

Buildings, illumination, and plumbing inspection:

One superintendent, at two thousand five hundred dollars per annum; one inspector of buildings, class five, for one month; one inspector of plumbing, class six; one assistant inspector of plumbing, class seven; one inspector of buildings, class eight; one architectural draftsman, class eight; two inspectors of buildings, class nine; one mechanic, class nine; one mechanic, Class A; one clerk, Class C; one clerk, Class D; two inspectors of buildings, Class D; one draftsman, Class F; five superintendents of markets, Class H; two clerks, Class I; two employees, at two hundred and forty dollars per annum each; hire of temporary inspectors of buildings and public works, not to exceed three thousand five hundred pesos; hire of labor, not to exceed seventeen thousand five hundred pesos.

Inspection of boilers:

One inspector of boilers, class six.

City shops:

One property clerk and superintendent of repair shops, class six; one clerk, class eight; one clerk, class nine; one harness maker, class nine; two mechanics, class nine; two mechanics, class ten, at one thousand and eighty dollars per annum each; one storekeeper, Class B; one mechanic, Class A; one clerk, Class C; two mechanics, Class H; one harness maker, Class H; two mechanics, Class I; hire of labor, not to exceed five thousand pesos.

Drafting and surveys:

One assistant engineer, class seven; one assistant engineer, class eight; one chief draftsman, class eight; one draftsman, Class H; two chainmen, Class I; two draftsmen, Class I; one rodman, Class I.

Sewers:

One engineer and inspector of sewers, class eight; one foreman, Class G; hire of labor, not to exceed six thousand five hundred pesos.

Weights and measures:

One sealer of weights and measures, class nine; one inspector of weights and measures, Class I; one clerk, Class I.

Land transportation:

One veterinary surgeon, class eight, at one thousand five hundred

dollars per annum; two stable foremen, class nine; two mechanics, class ten, at one thousand and eighty dollars per annum each; one foreman, class ten, at one thousand and eighty dollars per annum; one clerk, Class A; thirty-three teamsters, Class B; thirty teamsters, Class C; one watchman, Class C; one mechanic, at four hundred and forty dollars per annum; two mechanics, Class I; one assistant foreman, Class I; twenty-five teamsters, at three hundred dollars per annum each; for hire of one hundred and sixty teamsters, at not to exceed two hundred and forty dollars each per annum, thirty-eight thousand pesos, or so much thereof as may be necessary; hire of labor, not to exceed thirteen thousand pesos.

For completing survey work on hand in the Department:

One transitman, class eight; two draftsmen, Class G; three chainmen, Class G; one chainman, Class I; five rodmen, Class I; hire of labor, not to exceed six thousand pesos.

Parks:

One foreman, Class D; two foremen, Class G; hire of labor, not to exceed ten thousand five hundred pesos.

Cemeteries:

One superintendent, Class A; two superintendents, Class H; hire of labor, not to exceed fourteen thousand pesos.

For continuation of preliminary survey of new water and sewer systems:

For salary and expenses of Consulting Engineer, not to exceed fourteen thousand pesos; one engineer in charge of sewer system, at four thousand five hundred dollars per annum, with quarters in kind, not to exceed seventy-five dollars per month; one engineer, class five; one assistant engineer, class six; one surveyor, class six; one draftsman, class seven; one draftsman, Class H.

Total for salaries and wages, five hundred and forty thousand pesos.

Public works, Department of Engineering and Public Works, city of Manila: For repairs to city bridges; purchase and transportation of drain, road, and street material, not to exceed sixty thousand pesos; alterations, maintenance, repairs, and supplies for barges, launches, and road rollers, including repair of damages recently sustained by steam barge *Pluto*; coal and oil for rock quarry; extension and development of rock quarry; coal for crematories; forage for horses and other animals; repairs to corrals and stables; maintenance of public grounds and parks; repairs to crematories; purchase of carts, harness, horses, mules, and wagons, and hire of carts, lorchas, and so forth; veterinary supplies and medicines; supplies for cemeteries; repairs to markets and municipal buildings; electrical services for public buildings, parks, and streets; material for extension and increase of electrical service; repairs to carts, harness, lorchas, wagons, and so forth; purchase of materials for shoeing public animals; purchase of oil for lighting; operating and repairs to dredger; completion of river wall at Arroceros shops; purchase of hose, tools, and miscellaneous supplies for public buildings and streets; location of new water mains, not to exceed twenty-eight thousand pesos; repairs to Santolan Road; repairs to machinery at pumping station; transportation of material for water supply; purchase of coal for pumping station and water-supply shops; miscellaneous repairs and supplies for water supply; purchase and location of sewer pipe; miscellaneous repairs and cleaning of old sewers; purchase of dump

wagons for hauling rock for street construction and repair, not to exceed six thousand pesos; purchase of rice for launch crews, not to exceed two hundred and fifty pesos; purchase of not exceeding ten sprinkling wagons, thirteen thousand pesos, or so much thereof as may be necessary; for completing shop grounds, including filling, grading, shelving, and tool boxes, not to exceed two thousand pesos; purchase of machine tools for pumping station, not to exceed eight thousand pesos; purchase of means of official transportation previously furnished by the Insular Purchasing Agent, sixteen thousand pesos, or so much thereof as may be necessary; restoration of monument of Antonio Pineda and erection in Paco Cemetery, not to exceed one thousand five hundred pesos; for expropriation of land for widening Calle Aviles, not to exceed four hundred and eighty-seven pesos and eighty-two centavos; for beginning work of cleaning esteros, not to exceed six thousand pesos; for manufacture or purchase of three thousand commodes, not to exceed fifteen thousand pesos; purchase of not more than five thousand six hundred pails and covers, fifty-three thousand two hundred pesos, or so much thereof as may be necessary; for construction of midden sheds, not to exceed forty-eight thousand pesos; for completing the construction and equipment of a hose tower, not to exceed one thousand five hundred pesos.

Total for public works, four hundred and sixty-five thousand pesos.

Contingent expenses, Department of Engineering and Public Works, city of Manila, nineteen hundred and four: For contingent expenses, including the purchase of office furniture and supplies; rent of market sites, police stations, and schoolhouses; telephone service; expenses for renumbering houses; burial of pauper dead and persons dying of contagious diseases; advertising, printing, and binding; hire of vehicles on official business, not to exceed six thousand pesos; miscellaneous supplies for disinfection, including brooms, brushes, carbolic acid, chloride of lime, lime, paint, sheet rubber, and so forth; and other incidental expenses; fifty-five thousand pesos.

In all, for the Department of Engineering and Public Works, one million and sixty thousand pesos.

CITY ASSESSOR AND COLLECTOR.

Salaries and wages, Department of Assessments and Collections, city of Manila, nineteen hundred and four: City Assessor and Collector, at four thousand dollars per annum; Chief Deputy Collector, at three thousand dollars per annum; Chief Deputy Assessor, at three thousand dollars per annum; one clerk, class five; four clerks, class six; one clerk, class seven; one clerk, class eight, at one thousand five hundred dollars per annum; six clerks, class eight; twelve clerks, class nine; one clerk, class ten; three clerks, Class A; one clerk, Class C; one clerk, Class D; three clerks, Class F; thirteen clerks, Class G; five clerks, Class H; eighteen clerks, Class I; thirty-three clerks, class J; eleven employees, at one hundred and eighty dollars per annum each; twenty-six employees, at one hundred and fifty dollars per annum each; fourteen employees, at one hundred and twenty dollars per annum each; seventy thousand pesos.

Contingent expenses, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For contingent expenses,

including purchase of office furniture and supplies; for oil, wood, and so forth for matadero, not to exceed five hundred pesos; for advertising, coolie hire, post-office box rent; repairs to office furniture and typewriters; hire of vehicles in Manila on official business, not to exceed seven hundred and twenty pesos; printing and binding of books, receipts, cedula, and other necessary blank forms; and other incidental expenses, seven thousand eight hundred pesos.

Tax refunds, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For refund of industrial, land, and other taxes, erroneously collected, the refund of which has been or may be duly authorized in accordance with law, three thousand pesos: *Provided*, That refunds made in pursuance of this appropriation shall be charged in whole to the city of Manila.

Total for the Department of Assessments and Collections, city of Manila, eighty thousand eight hundred pesos.

FIRE DEPARTMENT.

Salaries and wages, Fire Department, city of Manila, nineteen hundred and four: Chief, at three thousand dollars per annum; deputy chief, at two thousand dollars per annum; one chief engineer, class eight, at one thousand five hundred dollars per annum; one clerk, class eight, at one thousand five hundred dollars per annum; one clerk, class eight; one clerk, Class H; one mechanic, class ten; one electrician, class five; one assistant electrician, class seven; two linemen, class nine; one lineman, class ten; four linemen, Class H; one clerk, Class A; twelve foremen, at one thousand three hundred dollars per annum each; twelve assistant foremen, at one thousand two hundred dollars per annum each; six engineers, first class, and six engineers, second class, not to exceed nine thousand three hundred and seventy-five pesos: *Provided*, That the pay of engineers, first class, shall be at the rate of one thousand two hundred dollars per annum for the first year of service, one thousand three hundred dollars per annum for the second year, and one thousand four hundred dollars per annum for the third year: *And provided further*, That the pay of engineers, second class, shall be at the rate of four hundred and eighty dollars per annum for the first year of service, and six hundred dollars per annum for the second year. Forty-five firemen, first class, and forty-five firemen, second class, not to exceed thirty-nine thousand one hundred and eighty-five pesos: *Provided*, That the pay of firemen, first class, shall be at the rate of nine hundred dollars per annum for the first year of service, one thousand dollars per annum for the second year, one thousand and eighty dollars per annum for the third year, and one thousand one hundred and forty dollars per annum for the fourth year: *And provided*, That the pay of firemen, second class, shall be at the rate of two hundred and forty dollars per annum for the first year of service, three hundred dollars per annum for the second year, three hundred and thirty dollars per annum for the third year, and three hundred and sixty dollars per annum for the fourth year: *And provided further*, That in computing period of service of firemen, credit for previous service in the Police Department, city of Manila, shall be allowed employees transferred to the Fire Department.

Total for salaries and wages, ninety thousand pesos.

Equipment, Fire Department, city of Manila, nineteen hundred and four: For the purchase of apparatus, including two steam fire engines, two hose wagons, and two steam fire-engine heaters, not to exceed twenty-five thousand pesos; equipment for apparatus, including one buggy, harness, hose, truck wheels, and so forth; equipment for fire stations; maintenance and repairs to apparatus and equipment; purchase of not more than forty additional fire-alarm boxes, additional cells for storage battery, weatherproof wire, and so forth; for extension of fire-alarm system, including labor and poles, not to exceed fourteen thousand pesos; painting of poles, maintenance of fire-alarm system, and other incidental expenses; seventy thousand pesos.

Contingent expenses, Fire Department, city of Manila, nineteen hundred and four: For contingent expenses, including purchase of office furniture, safe and supplies, postage stamps, and so forth; fuel for engines and heaters; forage and shoes for horses and ponies; printing and binding; and other incidental expenses; twenty-three thousand pesos.

Contingent expenses, Fire Department, city of Manila, nineteen hundred and two: For payment of bill of Sekden W. Taylor for transportation furnished Chief of Fire Department, not to exceed fifty-one pesos.

In all, for the Fire Department, one hundred and eighty-three thousand and fifty-one pesos.

LAW DEPARTMENT.

Salaries and wages, Law Department, city of Manila, nineteen hundred and four:

Office of City Attorney:

City Attorney, at three thousand five hundred dollars per annum; one assistant city attorney, at two thousand five hundred dollars per annum; two clerks, class six; one clerk, class seven; two clerks, class eight; two clerks, class nine; one messenger at one hundred and twenty dollars per annum.

Office of Prosecuting Attorney:

Prosecuting Attorney, at four thousand five hundred dollars per annum; first assistant prosecuting attorney, at two thousand five hundred dollars per annum; second assistant prosecuting attorney, at two thousand two hundred and fifty dollars per annum; third assistant prosecuting attorney, at two thousand dollars per annum; fourth assistant prosecuting attorney, at one thousand four hundred dollars per annum; fifth assistant prosecuting attorney, at one thousand two hundred dollars per annum; four clerks, class eight; two clerks, class nine; one clerk, Class A; one messenger, at one hundred and twenty dollars per annum.

Office of Sheriff of Manila:

Sheriff, at three thousand dollars per annum; one deputy sheriff, at one thousand four hundred dollars per annum; one deputy sheriff, at one thousand two hundred dollars per annum; two deputy sheriffs, at seven hundred and twenty dollars per annum each; four deputy sheriffs, at to hundred and forty dollars per annum each; two deputy sheriffs, at one hundred and eighty dollars per annum each; two

employees, Class A; two employees, Class J; one clerk, Class C; nine laborers, at one hundred and twenty dollars per annum each.

Municipal court:

One judge, at three thousand five hundred dollars per annum; one clerk of court, class seven; one interpreter, class seven; one deputy clerk of court, class ten; one deputy clerk of court, Class C; two deputy clerks of court, Class D; one messenger, at one hundred and twenty dollars per annum.

Office of Register of Deeds:

One register of deeds, at two thousand dollars per annum; one deputy register of deeds, class ten; one clerk, Class D; two clerks, Class I; two clerks, Class J; one messenger, at one hundred and twenty dollars per annum.

Justice of the peace courts:

Two justice of the peace, at one thousand dollars per annum each; two clerks of justice of the peace courts, Class I, at three hundred dollars per annum each; two clerks of justice of the peace courts, at one hundred and twenty dollars per annum each.

Total for salaries and wages, sixty-two thousand pesos.

Contingent expenses, Law Department, city of Manila, nineteen hundred and four: For contingent expenses, including the purchase of distilled water, ice, law books, postage stamps, office furniture and supplies; interpreters', notaries' public, registrars', and other authorized fees; court costs; forage for horses; law text-books for office of the Prosecuting Attorney, not to exceed four hundred pesos; fund for securing testimony and the presence in Manila of indigent witnesses in criminal cases from outlying provinces, not to exceed one thousand pesos; advertising, printing and binding, and other incidental expenses, five thousand nine hundred pesos.

In all, for the Law Department, sixty-seven thousand nine hundred pesos.

DEPARTMENT OF POLICE.

Salaries and wages, Department of Police, city of Manila, nineteen hundred and four: Chief of Police, at three thousand five hundred dollars per annum; one assistant chief of police, at two thousand five hundred dollars per annum; one inspector of police, at two thousand dollars per annum; one chief of secret service, at three thousand dollars per annum; one surgeon, at one thousand eight hundred dollars per annum; one assistant surgeon, at one thousand four hundred dollars per annum; one clerk, class six; two clerks, class seven; one clerk, class eight, at one thousand five hundred dollars per annum; three clerks, class eight; three clerks, class nine; one clerk, class ten; two clerks, Class A; one Chinese interpreter, Class A; seven clerks, class D; three messengers, at one hundred and twenty dollars per annum each; seven captains, at two thousand dollars per annum each; three lieutenants, at one thousand five hundred dollars per annum each; three lieutenants, at one thousand three hundred dollars per annum each; twenty-three sergeants, first class, at one thousand three hundred dollars per annum each; twenty-three roundsmen, first class, at one thousand two hundred dollars per annum each; three hundred and twenty-four patrolmen, first class, not to exceed three hundred and twenty-seven thousand pesos: *Provided*, That the pay of patrolmen, first class, shall be at the rate of nine hundred dollars

per annum for the first year of service, one thousand dollars per annum for the second year, one thousand and eighty dollars per annum for the third year, and one thousand one hundred and forty dollars per annum for the fourth year; eighteen sergeants, second class, at six hundred dollars per annum each; eighteen roundsmen, second class, at four hundred and eighty dollars per annum each; ninety-eight patrolmen, second class, not to exceed forty thousand six hundred pesos: *Provided*, That the pay of patrolmen, second class, shall be at the rate of three hundred dollars per annum for the first year of service, three hundred and seventy-five dollars per annum for the second year, four hundred and twelve dollars per annum for the third year, and four hundred and fifty dollars per annum for the fourth year; ten sergeants, third class, at three hundred and sixty dollars per annum each; ten roundsmen, third class, at three hundred dollars per annum each; two hundred and eighty-six patrolmen, third class, not to exceed eighty-six thousand three hundred pesos: *Provided*, That the pay of patrolmen, third class, shall be at the rate of two hundred and forty dollars per annum for the first year of service, three hundred dollars per annum for the second year, three hundred and thirty dollars per annum for the third year, and three hundred and sixty dollars per annum for the fourth year; one detective, at two thousand dollars per annum; one detective, at one thousand eight hundred dollars per annum; one detective, at one thousand six hundred dollars per annum; one detective, at one thousand five hundred dollars per annum; one detective, at one thousand four hundred dollars per annum; five detectives, at one thousand two hundred dollars per annum each; two detectives, at one thousand dollars per annum each; one detective, at nine hundred dollars per annum; three detectives, at six hundred dollars per annum each; three detectives, at four hundred and eighty dollars per annum each; six detectives at two hundred and forty dollars per annum each; one launch master, at one thousand two hundred dollars per annum; one mate, at nine hundred dollars per annum; one engineer, at four hundred and eighty dollars per annum; three assistant engineers, at three hundred and sixty dollars per annum each; six firemen, at two hundred and forty dollars per annum each; eight deck hands, at one hundred and fifty dollars per annum each; four boatmen, at one hundred and fifty dollars per annum each; three laborers, at one hundred and eighty dollars per annum each.

Total salaries and wages, five hundred and fifty thousand pesos: *Provided*, That in computing period of service of policemen, credit for previous service in the Fire Department, city of Manila, shall be allowed employees transferred to the Police Department.

Equipment, Department of Police, city of Manila, nineteen hundred and four: For the purchase of horses, ponies, and harness, not to exceed one thousand one hundred and fifty pesos.

Secret-service fund, Department of Police, city of Manila, nineteen hundred and four: For a fund to be used, subject to the provisions of Act Numbered Eight hundred and four, in securing secret information and paying for photographs of criminals for the Rogues' Gallery; for payment of subsistence, vehicle hire, and traveling expenses of detectives working on cases beyond the limits of the city of Manila, six hundred pesos.

Contingent expenses, Department of Police, city of Manila, nine-

teen hundred and four: For contingent expenses, including the purchase of office furniture, supplies and typewriters; subsistence of prisoners; forage for horses; coal; repairs and supplies for river and harbor police launches, including one boiler and repairs for launch *George Curry*; repairs and supplies for police-alarm system; hire of vehicles in Manila on official business, not to exceed four thousand four hundred pesos; printing and binding; advertising and other incidental expenses; twenty-five thousand pesos.

In all, for the Department of Police, five hundred and seventy-six thousand seven hundred and fifty pesos.

DEPARTMENT OF CITY SCHOOLS.

Salaries and wages, Department of City Schools, city of Manila, nineteen hundred and four: One clerk, class six; one clerk, Class D; one employee, at two hundred and forty dollars per annum; one messenger, at one hundred and eighty dollars per annum; two hundred teachers, at an average salary not exceeding thirty-five dollars each per month.

Night schools:

Twenty-two principals, at two dollars each per night, not to exceed an aggregate of ten thousand two hundred and sixty-four pesos; one hundred and seventy-five teachers, at one dollar and fifty cents each per night, not to exceed an aggregate of fifty-six thousand two hundred pesos; twenty-two clerks, at seven dollars and fifty cents per month each, not to exceed an aggregate of one thousand six hundred and eighty pesos.

Total salaries and wages, Department of City Schools, city of Manila, one hundred and fifty-one thousand seven hundred pesos.

Contingent expenses, Department of City Schools, city of Manila, nineteen hundred and four: For contingent expenses, including purchase and transportation of office and school furniture and supplies; rental of pianos, not exceeding five hundred pesos; repairs to clocks, typewriters, and so forth; printing and binding; hire of official transportation for directors and teachers of special subjects in the city schools, not to exceed nine hundred pesos; purchase of stamps, and other incidental expenses; two thousand six hundred pesos.

In all, for the Department of City Schools, one hundred and fifty-four thousand three hundred pesos.

SALARY AND EXPENSE FUND.

Salary and expense fund, city of Manila: For the payment of salaries and expenses of civil officials and employees of the city of Manila, which are properly chargeable to the city of Manila and not otherwise specially provided for, including half salary and traveling expenses of employees from the United States to Manila, and for the payment to the estates of deceased employees of salaries due such employees for the leaves of absence to which they are entitled at the time of their deaths, in accordance with the provisions of Act Numbered One thousand and forty, eighteen thousand pesos: *Provided,* That the Civil Governor may, in his discretion, commute two or more years' accrued leave of absence to persons entitled to visit the United States on such leave, and authorize the payment of the amount so accrued in a gross sum from this appropriation. Payment of sums

due under the appropriation last made shall be by the Auditor by settlement warrants.

Purchase of the pail system of the city of Manila: For the payment to the Board of Health for the Philippine Islands of the amount found by the Auditor to be due on account of the operation of the pail system by the Insular Government and transfer of all property purchased for the use of the pail system, from the Board of Health for the Philippine Islands to the city of Manila, four hundred thousand pesos, or so much thereof as may be necessary.

In all, for the city of Manila, two million six hundred and forty thousand eight hundred and one pesos.

SEC. 2. The provisions of the first paragraph of section four of Act Numbered Eight hundred and four, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this appropriation bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 6, 1904.

[No. 1049.]

AN ACT Making appropriations for sundry expenses of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, in part compensation for the service of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

PHILIPPINE COMMISSION.

For salaries of the President and seven Commissioners, at five thousand dollars per annum each, forty thousand pesos.

EXECUTIVE.

For salaries as follows: Civil Governor, at fifteen thousand dollars per annum; Secretary of the Interior, at ten thousand five hundred dollars per annum; Secretary of Commerce and Police, at ten thousand five hundred dollars per annum; Secretary of Finance and

Justice, at ten thousand five hundred dollars per annum; Secretary of Public Instruction, at ten thousand five hundred dollars per annum; fifty-seven thousand pesos.

EXECUTIVE BUREAU.

Salaries and wages, Executive Bureau, nineteen hundred and four: Executive Secretary, at seven thousand five hundred dollars per annum; Assistant Executive Secretary, at four thousand dollars per annum; chief clerk, at two thousand seven hundred and fifty dollars per annum; Recorder of the Commission, at two thousand five hundred dollars per annum; law clerk, at two thousand two hundred and fifty dollars per annum.

Translating division:

Chief of division, class four; one clerk, class five; one clerk, class six; one clerk, class seven; three clerks, class eight; one clerk, class nine; two clerks, Class A; one clerk, Class F; one messenger, at one hundred and eighty dollars per annum.

Legislative division:

Chief of division, class five, who shall act as recorder of the Commission in the absence or incapacity of the latter; two clerks, class six; two clerks, class seven; three clerks, class eight; three clerks, class nine; one clerk, Class A; one messenger, at one hundred and eighty dollars per annum; one messenger, at one hundred and twenty dollars per annum.

Administration and finance division:

Chief of division, class four; one clerk, class five; three clerks, class six; three clerks, class seven; five clerks, class eight; five clerks, class nine; one clerk, Class A; one clerk, Class B; one clerk, Class C; one clerk, Class D; one clerk, Class E; one clerk, Class F; one clerk, Class G; one clerk, Class H; one clerk, Class I; four employees, at two hundred and forty dollars per annum each; ten messengers, at one hundred and eighty dollars per annum each; two messengers, at one hundred and twenty dollars per annum each.

Records division:

Chief of division, class four; one clerk, class five; one clerk, class six; five clerks, class seven; five clerks, class eight; six clerks, class nine; one clerk, class ten; one clerk, Class A; one clerk, Class B; one clerk, Class C; one clerk, Class D; one clerk, Class E; one clerk, Class F; one clerk, Class G; one clerk, Class H; one clerk, Class I; four employees, at two hundred and forty dollars per annum each; four messengers, at one hundred and eighty dollars per annum each; one messenger, at one hundred and twenty dollars per annum; one messenger, at sixty dollars per annum.

Document division:

Chief of division, class five; one clerk, class nine; one clerk, Class F; one employee, at two hundred and forty dollars per annum; two employees, at one hundred and eighty dollars per annum each; one messenger, at one hundred and twenty dollars per annum.

Division of accounts:

Disbursing officer, at two thousand five hundred dollars per annum; one clerk, class eight; one employee, at three hundred dollars per annum.

Custodian force:

One janitor, Class A; one watchman, Class B; ten laborers, at one hundred and fifty dollars per annum each; four laborers, at one hundred and twenty dollars per annum each.

Private secretaries to the Civil Governor and members of the Philippine Commission:

Private secretary to the Civil Governor, at two thousand five hundred dollars per annum; four private secretaries at two thousand four hundred dollars per annum each, one being from October first, nineteen hundred and three; three private secretaries, at one thousand four hundred dollars per annum each, two being from November first, nineteen hundred and three.

Per diems of five dollars for the United States Army officer detailed as aid-de-camp to the Civil Governor.

For compensation for temporary services of expert translators, when required, not to exceed one thousand pesos.

Total for salaries and wages, one hundred and thirty-eight thousand four hundred pesos.

Transportation, Executive Bureau, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees on official business; transportation of supplies; and for rental of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent; six hundred pesos.

Contingent expenses, Malacañan Palace, nineteen hundred and four: For contingent expenses of Malacañan Palace, including lighting of park, purchase and repair of furniture, improvement of buildings and grounds, and other incidental expenses; one thousand pesos.

Contingent expenses, Executive Bureau, nineteen hundred and four: For contingent expenses, including a fund not exceeding six thousand pesos to be expended in the discretion of the Civil Governor; electric lighting and supplies for Ayuntamiento Building; purchase of office furniture and supplies, including repairs; advertising, cablegrams, and other incidental expenses; sixty thousand pesos.

In all, for the Executive Bureau, two hundred thousand pesos.

PHILIPPINE CIVIL SERVICE BOARD.

Salaries and wages, Philippine Civil Service Board, nineteen hundred and four: Three members, at three thousand five hundred dollars per annum each; one examiner, class three; one examiner, class five; two examiners, class six; three examiners, class seven; six examiners, class eight; six clerks, class nine; two clerks, class ten; one clerk, Class A; one clerk, Class B; one clerk, Class C; one clerk, Class D; one clerk, Class E; one clerk, Class F; one clerk, Class G; one clerk, Class H; one employee, Class I; one employee, Class J; one messenger, at one hundred and eighty dollars per annum; extra allowance for disbursing officer, at two hundred dollars per annum; extra allowance for chief examiner, at five hundred dollars per annum; thirty-four thousand pesos.

Contingent expenses, Philippine Civil Service Board, nineteen hundred and four: For contingent expenses, including the purchase and

repair of furniture, the purchase of office supplies and books, advertising, and other incidental expenses, six hundred pesos.

In all, for the Philippine Civil Service Board, thirty-four thousand six hundred pesos.

BUREAU OF THE INSULAR PURCHASING AGENT.

Salaries and wages, Bureau of the Insular Purchasing Agent, nineteen hundred and four: Insular Purchasing Agent, at four thousand five hundred dollars per annum; Local Purchasing Agent, at three thousand five hundred dollars per annum; Assistant Insular Purchasing Agent, at three thousand dollars per annum; one chief clerk, class five; one disbursing officer and cashier, class four; one clerk, class five; one buyer, class five; one buyer, class six; two clerks, class six; five clerks, class seven; one superintendent of transportation, class seven; nine clerks, class eight; one superintendent of lumber yard, class eight, at one thousand five hundred dollars per annum; twelve clerks, class nine; one superintendent of coal yard, class nine; one superintendent of hardware department, class nine; one superintendent of transportation, class nine, for three months only; one corral foreman, class nine; six mechanics, at one thousand and eighty dollars per annum each; one painter, at one thousand and eighty dollars per annum; one saddler, at one thousand and eighty dollars per annum; one clerk, class ten, at one thousand and fifty dollars per annum; four clerks, class ten; ten clerks, Class A; seven truck drivers, Class A; eight ambulance drivers, Class A, four for one month and ten days only; one chief watchman, Class A; four clerks, Class B; five clerks, Class C; ten watchmen, Class C; twenty-two teamsters, Class C; fourteen clerks, Class D; three clerks, Class E; one saddler, for three months only, at four hundred and forty dollars per annum; one carpenter, for three months only, at four hundred and forty dollars per annum; fifteen mechanics, at two hundred and ninety-four dollars per annum each; two drivers, at two hundred and forty dollars per annum each; eight cocheros and stablemen, at one hundred and eighty dollars per annum each; one hundred and sixty cocheros and laborers in transportation department, at one hundred and fifty dollars per annum each; three mechanics, at one hundred and eighty dollars per annum each; for hire of messengers, at not more than one hundred and eighty dollars per annum each, one thousand eight hundred pesos, or so much thereof as may be necessary; for hire of lorchas, not to exceed three thousand four hundred pesos; for hire of not more than two assistant foremen, at seven pesos or less per diem each, assistant foremen as may be necessary, at not to exceed six pesos per diem each, emergency clerks and laborers as may be necessary from time to time in the coal and lumber yards and for handling supplies, not to exceed forty-eight thousand pesos.

Total salaries and wages, one hundred and seventy-six thousand pesos.

Contingent expenses, Bureau of the Insular Purchasing Agent, nineteen hundred and four: For contingent expenses, including the purchase of office furniture and supplies; cablegrams, telegrams, and postage; rents and repairs; forage for animals; purchase of animals, harness, and vehicles; veterinary attendance and supplies; repairs to transportation; purchase of corral supplies and shop tools, litters,

and metal coffins; advertising, and other incidental expenses; one hundred and twenty thousand pesos.

In all, for the Bureau of the Insular Purchasing Agent, two hundred and ninety-six thousand pesos.

DEPARTMENT OF THE INTERIOR.

BOARD OF HEALTH FOR THE PHILIPPINE ISLANDS.

Salaries and wages, Board of Health for the Philippine Islands, nineteen hundred and four: Chief Health Inspector, at three thousand five hundred dollars per annum; Sanitary Engineer for the Philippine Islands, at three thousand five hundred dollars per annum; one physician in charge of San Lazaro Hospitals, at three thousand five hundred dollars per annum; secretary, at two thousand five hundred dollars per annum; four medical inspectors, at two thousand five hundred dollars per annum each; one clerk, class five; seven medical inspectors, class five; one clerk, class six; two veterinarians, class six; one cashier, class seven; two clerks, class seven; four clerks, class eight; six clerks, class nine; one interpreter and translator, class nine; two chief sanitary inspectors, class ten; five clerks, Class A; one employee, Class A; six clerks, Class D; one chaplain and superintendent, San Lazaro Leper Hospital, Cebu, at six hundred dollars per annum; two clerks, Class H; one employee, Class J; one superintendent, Palestina Leper Hospital, at four hundred and fifty dollars per annum; one hundred inspectors and vaccinators, at not to exceed three hundred and sixty dollars per annum each; seven employees, at one hundred and eighty dollars per annum each; five employees, at one hundred and fifty dollars per annum each; four employees, at one hundred and twenty dollars per annum each; three employees, at ninety dollars per annum each; ten employees, at sixty dollars per annum each; for San Lazaro Hospitals, one superintendent, class nine, one dispensing clerk, class nine, one chief trained nurse, class nine, one physician, class ten, one physician, Class A, one clerk, Class A, five nurses, Class A, one cook, Class A, four employees, Class J, one employee, at two hundred and eighty-eight dollars per annum, four employees, at one hundred and eighty dollars per annum each, eight employees, at one hundred and fifty dollars per annum each, fourteen employees, at one hundred and twenty dollars per annum each, twenty-two employees, at ninety dollars per annum each, three employees, at seventy-two dollars per annum each, with quarters and subsistence under the provisions of Act Numbered One thousand and ten, and one engineer, at two hundred and eighty-eight dollars per annum, four employees, at two hundred and eighty-eight dollars per annum each, six employees, at one hundred and twenty dollars per annum each, without quarters and subsistence; per diems of eight dollars to the Army officer detailed as Commissioner of Public Health; per diems of five dollars to the Army officer detailed as assistant to the Commissioner of Public Health; extra allowance for disbursing clerk, at two hundred dollars per annum; president of the board of health of Antique, at one thousand two hundred dollars per annum; president of the board of health of Mindoro, at

one thousand two hundred dollars per annum; president of the board of health of Surigao, at one thousand two hundred dollars per annum; compensation of secretary-treasurers' and examiners' fees, as provided by law, for the Board of Medical Examiners, Board of Pharmaceutical Examiners, and Board of Dental Examiners, not to exceed one thousand nine hundred pesos; for hire of temporary emergency employees, not to exceed four thousand pesos; allowance of twenty centavos per diem each to twelve leper policemen at San Lazaro Hospitals.

For sanitation of the city of Manila:

One sanitary engineer, until March first, nineteen hundred and four, only, at three thousand dollars per annum; seven medical inspectors, class five; one clerk, class nine, until March first, nineteen hundred and four, only; one chief disinfecter, class nine; ten chief sanitary inspectors, class ten; three disinfectors, Class A; three municipal pharmacists, Class A; nine municipal physicians, at seven hundred and fifty dollars per annum each; two clerks, Class C; one clerk, Class D, until March first, nineteen hundred and four, only; one employee, Class D; three employees, Class H; forty-six sanitary inspectors, Class I, thirty-six of whom shall be to February first, nineteen hundred and four, only; three clerks for municipal pharmacies, Class J; fifteen employees, Class J; fifteen vaccinators, Class J; nine disinfectors, at one hundred and eighty dollars per annum each; eleven employees, at one hundred and twenty dollars per annum each.

Total for salaries and wages, one hundred and fifty thousand pesos.

Support of hospitals, plants, and stations, Board of Health for the Philippine Islands, nineteen hundred and four: For support and maintenance of the women's department, San Lazaro Hospital; leper department, San Lazaro Hospital; bubonic plague, smallpox, and cholera departments, San Lazaro Hospitals; morgue and crematory; Hospicio de San José; Colegio de Santa Isabel; San Lazaro Hospital at Cebu; Palestina Leper Hospital; repairs to buildings on La Lomboy estate and aqueduct for bringing water to same, for hospital for insane, not to exceed ten thousand pesos; for the free dispensing of medicines and medical supplies to indigent natives; and for veterinary department; seventy-eight thousand pesos.

Public works, Board of Health for the Philippine Islands, nineteen hundred and four: For filling in and grading ground around San Lazaro Hospital buildings, not to exceed five thousand pesos.

Public works, Board of Health for the Philippine Islands: For reimbursement to John M. Hooks, William H. Gray, and estate of Louis J. Depuy for amounts expended by them for subsistence while employed on the Island of Culion, between December seventh, nineteen hundred and two, and July thirty-first, nineteen hundred and three, six hundred pesos, or so much thereof as may be necessary.

Suppression and extermination of epidemic diseases and pests, Board of Health for the Philippine Islands, nineteen hundred and four: For the suppression and extermination of epidemic diseases and pests; rentals; equipment and maintenance of dispensaries, hospitals, plants, and camps, and stations for epidemic diseases, including medicines for the same; expenses of disposition of the dead for sanitary reasons; subsistence of employees and inmates of hospitals, plants, and camps outside the city of Manila; subsistence of employees sent

to provinces for temporary duty; traveling expenses of one hundred vaccinators and inspectors of vaccination, not to exceed twenty-four thousand pesos; expenses incurred in the distribution of distilled water; purchase of disinfectants and disinfecting apparatus, rat traps and bait; reimbursement for property, clothing, and so forth, destroyed to prevent the spread of epidemics in the provinces; expenses incurred in cleaning up infected districts; medicines and medical supplies for indigent natives; ice and ice boxes for preservation and shipment of vaccine virus, not to exceed two thousand two hundred pesos; purchase of flannel for free distribution to indigent natives in Manila to be used as covering for infants; forty-four thousand pesos: *Provided*, That no portion of this appropriation shall be available for the payment of either permanent or temporary salaries or wages.

Transportation, Board of Health for the Philippine Islands, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees of the Board of Health, and the transportation of freight; for rental of launches for inspection in the harbor and river at Manila, not to exceed one month, at four hundred and fifty dollars per month; for hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed four thousand three hundred and twenty pesos; eight thousand pesos.

Contingent expenses, Board of Health for the Philippine Islands, nineteen hundred and four: For contingent expenses, including purchase of office furniture and supplies; repairs to furniture; rent of telephones; cablegrams, postage, and telegrams; medical and professional books and periodicals; surgical appliances and instruments; incidentals for the Board of Medical Examiners, the Board of Pharmaceutical Examiners, and the Board of Dental Examiners; one watering cart and three handcarts for the San Lazaro Hospitals, not to exceed three hundred pesos; drafting instruments, tables, and supplies, five hundred and thirty pesos, or so much thereof as may be necessary; twelve thousand six hundred pesos.

Salaries and wages, installation of the pail system in the city of Manila, Board of Health for the Philippine Islands, nineteen hundred and four: The unexpended balance of the funds appropriated under this head in Act Numbered Eight hundred and seven is hereby made available for the payment of one mate, Class A, from December eighth to thirty-first, inclusive, nineteen hundred and three, with subsistence at one peso per diem; one night superintendent, Class A, from December eighth to thirty-first, inclusive, nineteen hundred and three; one first assistant engineer, Class A, one patron, Class F, two firemen, at one hundred and eighty dollars per annum each, one coal passer, at one hundred and fifty dollars per annum, two quartermasters, at one hundred and fifty dollars per annum each, and two sailors, at one hundred and twenty dollars per annum each, with subsistence at thirty centavos per diem each, from December eighth to thirty-first, inclusive, nineteen hundred and three.

In all, for the Board of Health for the Philippine Islands, two hundred and ninety-eight thousand two hundred pesos.

The pail system, heretofore operated by the Insular Government under the provisions of Acts Numbered Three hundred and thirty, Four hundred and thirty, and Four hundred and thirty-seven, as

follows: "The difference between the amount expended for the installation of the pail system in the city of Manila and the amount collected therefor from property owners and deposited in the Insular Treasury, shall be reimbursed to the Insular Government by the city of Manila, and when such reimbursement is fully made all property, such as launches, barges, trucks, commodores, and so forth, purchased in carrying out the provisions of the appropriation, shall revert to and become the property of the city of Manila," is hereby transferred to the city of Manila as of January first, nineteen hundred and four, full payment therefor to be made by the city of Manila, as contemplated by said acts, upon statement of the account by the Insular Auditor.

The unexpended balances of appropriations heretofore made for the support of the pail system are hereby transferred to the city of Manila for expenditure for said pail system as originally contemplated, and the unpaid obligations on account of said pail system shall be a proper charge against the city of Manila.

QUARANTINE SERVICE.

Salaries and wages, Quarantine Service, nineteen hundred and four: Two officers, at two thousand two hundred dollars per annum each; one officer, at two thousand dollars per annum; six officers, at one thousand six hundred dollars per annum each; two officers, at one thousand six hundred dollars per annum each, for one month; one officer, at seven hundred dollars per annum; one engineer, class nine; two clerks, class ten, at one thousand and twenty dollars per annum each; one clerk and disinfecter, Class A; one chief disinfecter, Class A; one watchman, Class A; two disinfectors, Class D; two engineers, Class F; one assistant engineer, Class F; one vaccinator and disinfecter, Class F; two disinfectors, Class H; one cook, Class H; two clerks and disinfectors, Class I; two clerks and disinfectors, Class J; one mechanic, Class J; two disinfectors' assistants, Class J; one messenger, at one hundred and eighty dollars per annum; fifteen attendants, at one hundred and eighty dollars per annum each; seven employees, at one hundred and twenty dollars per annum each; launch crews, including one patron, at five hundred and forty dollars per annum; two patrons, at four hundred and twenty dollars per annum each; one engineer, at five hundred and forty dollars per annum; two engineers, at four hundred and twenty dollars per annum each; one assistant engineer, at three hundred and ninety dollars per annum; one quartermaster, at two hundred and seventy dollars per annum; two quartermasters, at one hundred and fifty dollars per annum each; two firemen, at two hundred and seventy dollars per annum each; four firemen, at one hundred and fifty dollars per annum each; four sailors, at one hundred and eighty dollars per annum each; six sailors, at one hundred and twenty dollars per annum each; and emergency attendants, disinfectors' assistants, and laborers assisting regular force in disinfecting and handling supplies or necessitated by the presence of quarantinable diseases, not to exceed an aggregate of one thousand two hundred pesos; thirty-five thousand pesos.

Commutation of quarters, Quarantine Service, nineteen hundred and four: For one officer, at two hundred pesos per month; for one

officer at one hundred and seventy pesos per month; for five officers, at one hundred and sixty pesos per month each; for two officers, at one hundred and sixty pesos per month each, for one month only; and for one officer, at one hundred pesos per month; five thousand seven hundred and fifty pesos.

Transportation, Quarantine Service, nineteen hundred and four: For transportation of supplies; for the maintenance and operation of launches and barges, including repairs and the purchase of coal, oil, tools, and supplies for same; forage; traveling expenses of officers and employees on official business; and hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed six hundred pesos; ten thousand pesos.

Support of Mariveles Quarantine Station, Quarantine Service, nineteen hundred and four: For the support of Mariveles Quarantine Station, including the purchase of disinfecting apparatus, disinfectants, equipment, fuel, furniture, oils, supplies, and tools; purchase of three ranges for steerage barracks; and repairs to buildings and wharves; fifteen thousand pesos.

Contingent expenses, Quarantine Service, nineteen hundred and four: For contingent expenses, including rent of buildings and offices at Manila, Iloilo, and Cebu; purchase of office furniture and supplies; apparatus; medical instruments; medical books and publications, not to exceed one hundred pesos; repairs to equipment and furniture; advertising, cablegrams, ice, postage, and other incidental expenses; two thousand pesos.

In all, for the Quarantine Service, sixty-seven thousand seven hundred and fifty pesos.

FORESTRY BUREAU.

Salaries and wages, Forestry Bureau, nineteen hundred and four: Assistant Chief of Bureau, at three thousand dollars per annum; six foresters, at two thousand four hundred dollars per annum each; one civil engineer, from August twenty-fourth, nineteen hundred and three, at two thousand four hundred dollars per annum; one inspector, class five, from March first, nineteen hundred and four; two clerks, class six; five inspectors, class six, one being until March first, nineteen hundred and four, only; one clerk, class seven; one engineer assistant, class eight; five employees, class eight; three assistant inspectors, class eight; six clerks, class nine; four assistant inspectors, class nine; one skilled workman, class nine; six assistant inspectors, Class A; one skilled workman, Class A; from November twenty-first, nineteen hundred and three; four clerks, Class A; four assistant inspectors, Class C; four clerks, Class D; thirteen rangers, Class D; eight skilled workmen, Class F; forty rangers, Class G; two draftsmen, Class H; six skilled workmen, Class H; seventy-five rangers, Class I; six clerks, Class I; thirteen skilled workmen, Class J; six laborers, at one hundred and fifty dollars per annum each; three messengers, at one hundred and fifty dollars per annum each; wages of launch crew, including one master, at one thousand and eighty dollars per annum, and one chief engineer, Class F, with commutation of rations at fifty cents each per diem; one assistant engineer, Class H, one cook, at one hundred and eighty dollars per annum,

follows: "The difference between the amount expended for the installation of the pail system in the city of Manila and the amount collected therefor from property owners and deposited in the Insular Treasury, shall be reimbursed to the Insular Government by the city of Manila, and when such reimbursement is fully made all property, such as launches, barges, trucks, commodes, and so forth, purchased in carrying out the provisions of the appropriation, shall revert to and become the property of the city of Manila," is hereby transferred to the city of Manila as of January first, nineteen hundred and four, full payment therefor to be made by the city of Manila, as contemplated by said acts, upon statement of the account by the Insular Auditor.

The unexpended balances of appropriations heretofore made for the support of the pail system are hereby transferred to the city of Manila for expenditure for said pail system as originally contemplated, and the unpaid obligations on account of said pail system shall be a proper charge against the city of Manila.

QUARANTINE SERVICE.

Salaries and wages, Quarantine Service, nineteen hundred and four: Two officers, at two thousand two hundred dollars per annum each; one officer, at two thousand dollars per annum; six officers, at one thousand six hundred dollars per annum each; two officers, at one thousand six hundred dollars per annum each, for one month; one officer, at seven hundred dollars per annum; one engineer, class nine; two clerks, class ten, at one thousand and twenty dollars per annum each; one clerk and disinfecter, Class A; one chief disinfecter, Class A; one watchman, Class A; two disinfectors, Class D; two engineers, Class F; one assistant engineer, Class F; one vaccinator and disinfecter, Class F; two disinfectors, Class H; one cook, Class H; two clerks and disinfectors, Class I; two clerks and disinfectors, Class J; one mechanic, Class J; two disinfectors' assistants, Class J; one messenger, at one hundred and eighty dollars per annum; fifteen attendants, at one hundred and eighty dollars per annum each; seven employees, at one hundred and twenty dollars per annum each; launch crews, including one patron, at five hundred and forty dollars per annum; two patrons, at four hundred and twenty dollars per annum each; one engineer, at five hundred and forty dollars per annum; two engineers, at four hundred and twenty dollars per annum each; one assistant engineer, at three hundred and ninety dollars per annum; one quartermaster, at two hundred and seventy dollars per annum; two quartermasters, at one hundred and fifty dollars per annum each; two firemen, at two hundred and seventy dollars per annum each; four firemen, at one hundred and fifty dollars per annum each; four sailors, at one hundred and eighty dollars per annum each; six sailors, at one hundred and twenty dollars per annum each; and emergency attendants, disinfectors' assistants, and laborers assisting regular force in disinfecting and handling supplies or necessitated by the presence of quarantinable diseases, not to exceed an aggregate of one thousand two hundred pesos; thirty-five thousand pesos.

Commutation of quarters, Quarantine Service, nineteen hundred and four: For one officer, at two hundred pesos per month; for one

supplies; technical books and journals, not to exceed four hundred and seventy pesos; tents, mess kit, tools, and so forth, not to exceed one hundred and thirty pesos; advertising, ice, water, and other incidental expenses; one thousand three hundred and fifty pesos.

In all, for the Mining Bureau, thirteen thousand nine hundred and fifty pesos.

PHILIPPINE WEATHER BUREAU.

Salaries and wages, Philippine Weather Bureau, nineteen hundred and four: Director, at two thousand five hundred dollars per annum; three assistant directors, at one thousand eight hundred dollars per annum each; secretary and librarian, at one thousand four hundred dollars per annum; three observers, at nine hundred dollars per annum each; three calculators, at seven hundred and twenty dollars per annum each; two assistant observers, at six hundred dollars per annum each; one assistant librarian, at six hundred dollars per annum; two assistant calculators, at three hundred dollars per annum each; one draftsman, Class C; one draftsman, Class D; one mechanic, Class C; one mechanic, Class D; one mechanic, Class G; one mechanic, Class I; two janitors, at one hundred and fifty dollars per annum each; two messengers, at one hundred and fifty dollars per annum each; seven chief observers, at six hundred dollars per annum each; seven assistant observers, at one hundred dollars per annum each; eleven observers, at three hundred dollars per annum each; twenty-six observers, at one hundred and eighty dollars per annum each; ten observers for rain stations, at ninety dollars per annum each; one observer-telegrapher, at nine hundred dollars per annum; extra allowance for disbursing clerk, at two hundred dollars per annum; thirty-five thousand four hundred pesos.

Transportation, Philippine Weather Bureau, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employes and the transportation of supplies, two hundred and fifty pesos.

Contingent expenses, Philippine Weather Bureau, nineteen hundred and four: For contingent expenses, including rent, advertising, postage stamps and box rent, electric light and telephone, stationary, supplies, ice, office furniture, the purchase of and installation of instruments in branch stations, and other incidental expenses; five thousand two hundred pesos.

In all, for the Philippine Weather Bureau, forty thousand eight hundred and fifty pesos.

BUREAU OF PUBLIC LANDS.

Salaries and wages, Bureau of Public Lands, nineteen hundred and four: Chief of Bureau, at three thousand two hundred dollars per annum; one clerk, class four; one draftsman, class six; one clerk, class six; two clerks, class seven; one draftsman, class eight; three clerks, class eight; three clerks, class nine; one clerk, class ten; one surveyor, Class C; one draftsman, Class G; two draftsmen, Class H; four clerks, Class H; one messenger, at one hundred and twenty dollars per annum; for hire of labor, not to exceed six hundred pesos; twenty thousand eight hundred pesos.

Transportation, Bureau of Public Lands, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees, and for the hire of transportation for employees engaged in work upon the San Lazaro estate, not to exceed four pesos and fifty centavos per day, when such transportation can not be furnished by the Insular Purchasing Agent; six hundred pesos.

Contingent expenses, Bureau of Public Lands, nineteen hundred and four: For contingent expenses, including the purchase of office furniture and supplies; purchase of books, not to exceed two hundred pesos; surveyors' supplies; advertising, and other incidental expenses; one thousand six hundred pesos.

In all, for the Bureau of Public Lands, twenty-three thousand pesos.

BUREAU OF AGRICULTURE.

Salaries and wages, Bureau of Agriculture, nineteen hundred and four: Chief of Bureau, at four thousand dollars per annum; Assistant Chief of Bureau, at three thousand dollars per annum; one director of animal industry, class three; one fiber expert, class five; one horticulturist, class five; one superintendent of Government farms, class six; one soil physicist, class six, from September eleventh, nineteen hundred and three; one expert in tropical agriculture, class eight; one expert in plant culture and breeding, class nine; one superintendent of experimental station, Manila, class nine, until April first, nineteen hundred and four, only; one expert in farm machinery and management, class ten; one clerk, class five; one clerk, class seven; three clerks, class eight; two clerks, class nine; one gardener, Class A; one overseer, Class A; two clerks, Class C; two teamsters, Class C; two horticultural apprentices, at one hundred and eighty dollars per annum each; two employees, at one hundred and eighty dollars per annum each; one manager of stock farm, class five; one foreman at San Ramon farm, Class A; one teamster at stock farm, Class C; one foreman at experimental station, Manila, Class F; one foreman, Batangas, Class D; extra allowance for disbursing clerk, at two hundred dollars per annum; for hire of laborers required in Manila, Singalon, Baguio, Batangas, and San Ramon, not to exceed thirteen thousand pesos; forty-six thousand pesos.

The employment of four skilled laborers, at four dollars per day, at the Government rice farm, for a period of two months, previously authorized by the Secretary of the Interior, is hereby approved and made a proper charge against the appropriation in section four of Act Numbered Six hundred and thirty-four.

Transportation, Bureau of Agriculture, nineteen hundred and four: For per diems of two dollars and fifty cents for officers and employees on official travel under the same provisions as applied to the traveling examiners of the Auditor's and Treasurer's offices by Act Numbered Three hundred and fifty-eight, and the transportation of supplies, three thousand pesos.

Contingent expenses, Bureau of Agriculture, nineteen hundred and four: For contingent expenses, including the collection and purchase of bulbs, plants, roots, seeds, shrubs, trees, and vines for experiment, cultivation, and distribution; for purchase of and subscription to scientific and technical books, magazines, periodicals, and publications, not to exceed three hundred pesos; purchase of office furniture and

supplies; rent of post-office box and telephone; purchase of carts, forage, forges, harness, tools, wagons, and so forth, repairs, shoeing of animals, veterinary attendance and supplies, not to exceed twelve thousand pesos; purchase of building materials and carpenter tools, not exceeding five hundred pesos; advertising, electric lighting, rents, and other incidental expenses; eighteen thousand pesos.

In all, for the Bureau of Agriculture, sixty-seven thousand pesos.

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

Salaries and wages, the Ethnological Survey for the Philippine Islands, nineteen hundred and four: Chief of Survey, at three thousand five hundred dollars per annum; assistant chief of survey, at two thousand four hundred dollars per annum; one clerk, class seven; one collector of natural-history specimens, class eight; one clerk, class eight; one clerk, class nine; one assistant collector of natural-history specimens, Class D; one clerk, Class E; one clerk, Class I; one assistant collector of natural-history specimens, Class J; one messenger, at one hundred and eighty dollars per annum; one janitor, at ninety dollars per annum; eight thousand pesos.

Transportation, the Ethnological Survey for the Philippine Islands, nineteen hundred and four: For the actual and necessary traveling and field expenses of officers and employees engaged in collecting data and materials; for transportation of materials and supplies; hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed three hundred pesos; five hundred pesos.

Contingent expenses, the Ethnological Survey for the Philippine Islands, nineteen hundred and four: For contingent expenses, including the purchase of office supplies and periodicals; purchase of museum specimens, not to exceed two hundred pesos; advertising, rent, and other incidental expenses; two thousand pesos.

In all, for the Ethnological Survey for the Philippine Islands, ten thousand five hundred pesos.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and four: Superintendent of Government Laboratories, at six thousand dollars per annum; Director of the Biological Laboratory, at three thousand five hundred dollars per annum; Director of the Serum Laboratory, at two thousand five hundred dollars per annum; one employee, class two; two employees, class three; two employees, class four; three employees, class five; four employees, class six; five employees, class seven; two employees, class eight, at one thousand five hundred dollars per annum each; nine employees, class eight; eight employees, class nine; four employees, Class A; one employee, Class D; three employees, at four hundred and fifty dollars per annum each; three employees, Class I; four employees, Class J; one employee, at two hundred and sixteen dollars per annum; one employee, at one hundred and eighty dollars per annum; six employees, at one hundred and fifty dollars per annum each; seven employees, at one hundred and twenty dollars per annum each;

twenty-five laborers, at one hundred and fifty dollars per annum each; two emergency inoculators, at not to exceed five pesos per diem each; eighty thousand pesos.

Contingent expenses, Bureau of Government Laboratories, nineteen hundred and four: For contingent expenses, including the purchase of apparatus, bottles, chemicals, herbarium cases, office and photographer's supplies, shelter tents and supplies for field parties; rent of Laboratory buildings, post-office box and telephones; purchase of animals for diagnostic, serum, and vaccine work, and forage for such animals; purchase of botanical and entomological specimens, not to exceed one hundred pesos; ice, distilled water, cablegrams, lighting; repairs to apparatus; fuel for gas machines; furniture for new building; furniture, library supplies, and so forth, for new library; advertising, and other incidental expenses; twenty-nine thousand pesos.

In all, for the Bureau of Government Laboratories, one hundred and nine thousand pesos.

PHILIPPINE CIVIL HOSPITAL.

Salaries and wages, Philippine Civil Hospital, nineteen hundred and four: Attending Physician and Surgeon, at three thousand five hundred dollars per annum; two house surgeons, at one thousand two hundred dollars per annum each, one superintendent, class eight, one dispensing clerk, class nine, one chief nurse, at one thousand and twenty dollars per annum, one clerk, class ten, one clerk, Class A, one matron, Class A, one dietist, Class B, one nurse, Class B, thirteen nurses, Class C, two ward attendants, Class C, from November first, nineteen hundred and three, one clerk, Class D, ten ward attendants, Class D, two ambulance drivers, Class D, one employee, Class G, two employees, Class I, two employees, at one hundred and eighty dollars per annum each, six employees, at one hundred and fifty-six dollars per annum each, six employees, at one hundred and thirty-two dollars per annum each; six employees, at one hundred and eight dollars per annum each, ten employees, at eighty-four dollars per annum each, with subsistence and quarters; extra allowance for disbursing clerk, at two hundred dollars per annum; and for the employment of substitutes in places of clerks and employees granted leaves of absence, not to exceed one thousand five hundred pesos; thirty-eight thousand pesos.

Contingent expenses, Philippine Civil Hospital, nineteen hundred and four: For contingent expenses, including the purchase of drugs and medicines; medical and surgical supplies and instruments, and repairs to latter; rent of buildings; electric current; telephones; subsistence of patients and employees; purchase of fuel, forage, ice, induction coil, and accessories for X-ray apparatus, office and hospital furniture and supplies; hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed two hundred and fifty pesos; and other incidental expenses; sixty-seven thousand pesos.

In all, for the Philippine Civil Hospital, one hundred and five thousand pesos.

CIVIL SANITARIUM, BENGUET.

Salaries and wages, Civil Sanitarium, Benguet, nineteen hundred and four: Attending Physician and Surgeon, at two thousand four hundred dollars per annum; one dispensing clerk, class nine; one nurse and housekeeper, Class A; one nurse, Class C; two employees, Class D, one being for three months only; one employee, Class F; one employee, Class J; one employee, at one hundred and eighty dollars per annum; three employees, at ninety-six dollars per annum each; two employees, at sixty dollars per annum each; for hire of emergency laborers, not to exceed four hundred pesos; six thousand pesos.

Salaries and wages, Civil Sanitarium, Benguet, nineteen hundred and three: The unexpended balance of funds appropriated under this head is hereby made available for the payment of one employee, Class I, from November twenty-second, nineteen hundred and two, to and including December third, nineteen hundred and two.

Contingent expenses, Civil Sanitarium, Benguet, nineteen hundred and four: For contingent expenses, including commissary and subsistence supplies; hospital, medical and surgical supplies; forage; transportation of supplies; purchase of five milch cows, one bull and two carabaos, two thousand pesos or so much thereof as may be necessary; and other incidental expenses; fourteen thousand pesos.

In all, for the Civil Sanitarium, Benguet, twenty thousand pesos.

DEPARTMENT OF COMMERCE AND POLICE.

BUREAU OF POSTS.

Salaries and wages, Bureau of Posts, nineteen hundred and four: Director of Posts, at six thousand dollars per annum; Assistant Director of Posts, at three thousand two hundred and fifty dollars per annum; one clerk, class three; two clerks, class five; one post-office inspector, class four; three post-office inspectors, class five; three post-office inspectors, class six; two clerks, class six; four clerks, class seven; three clerks, class eight; three clerks, class nine; one clerk, class ten; two clerks, Class D; one clerk, Class I; one clerk, Class J; three employees, at one hundred and fifty dollars per annum each; extra allowance for disbursing clerk, at two hundred dollars per annum; thirty-eight thousand pesos.

Traveling expenses, Bureau of Posts, nineteen hundred and four: For allowance of two dollars and fifty cents per day in lieu of actual traveling expenses to post-office inspectors while traveling on official business, and for the actual and necessary traveling expenses of other employees, four thousand pesos.

Mail transportation, Bureau of Posts, nineteen hundred and four: For inland mail transportation, sea transportation of mails, transportation of mails through foreign countries, and for salaries and wages of fifteen postal clerks on mail trains and mail steamers, not exceeding one thousand two hundred dollars per annum each; thirty-one thousand four hundred pesos.

Contingent expenses, Bureau of Posts, nineteen hundred and four: For contingent expenses, including mail equipment, supplies, and other incidental expenses, twelve thousand pesos.

Post-Office Service:

Salaries and wages, Post-Office Service, nineteen hundred and four: One postmaster, at three thousand seven hundred dollars per annum; one assistant postmaster, class four; one postmaster, class five; one postmaster, class six; three postmasters, class seven; seven postmasters, class eight; eight postmasters, class nine; seven postmasters, class ten; one superintendent of money-order division, class five; one superintendent of mailing division, class six; one superintendent of registry division, class six; one superintendent of free-delivery division, class six; four clerks, class seven; sixteen clerks, class eight; twelve clerks, class nine; fifteen clerks, class ten; ten clerks, Class A; one clerk, Class B; five clerks, Class C; three clerks, Class E; eighteen clerks, Class F; six clerks, Class H; four clerks, Class I; fifteen employees, at one hundred and fifty dollars per annum each; thirty clerks in offices outside of Manila, at two hundred and forty dollars or less per annum each, not to exceed an aggregate of four thousand pesos; compensation of postmasters appointed under the provisions of sections three and four of Act Numbered One hundred and eighty-one, not to exceed forty thousand pesos; and for the employment of substitutes in places of postmasters and employees granted leaves of absence, not to exceed one thousand four hundred pesos; total, one hundred and thirty-nine thousand six hundred pesos.

The Director of Posts is hereby authorized to appoint postmasters, as provided in sections three and four of Act Numbered One hundred and eighty-one, but at salaries not exceeding nine hundred dollars per annum each, in lieu of the commissions on the gross receipts of their respective offices as provided therein, whenever the necessities of the postal service demand such action.

Contingent expenses, Post-Office Service, nineteen hundred and four: For contingent expenses, including expenses of stamp agencies in Manila, not to exceed two dollars per month each; rent and lighting of post-offices; mail messenger service, including purchase of two additional mail wagons and two horses; furniture, supplies, advertising, and other incidental expenses; fifteen thousand pesos.

In all, for the Bureau of Posts, two hundred and forty thousand pesos.

SIGNAL SERVICE.

Construction, maintenance, and operation of telegraph, telephone, and cable lines, Signal Service, nineteen hundred and four: For salaries and wages of three clerks, class six; two clerks, class eight; four clerks, class nine; one mechanic, class ten; three employees, Class H; two employees, Class I; twenty-six employees, Class J; one hundred and ninety employees, Class K; and such temporary day laborers as may be necessary, not to exceed in all for salaries and wages, thirty-six thousand pesos; for rent of buildings to be used as telegraph and telephone offices, and illuminating supplies for same, not to exceed two thousand pesos; total, thirty-eight thousand pesos.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and four: For the difference between pay and allowances of brigadier-general and

colonels, respectively, and that of their respective ranks in the United States Army, of the officers detailed as Chief and assistant chiefs of the Philippines Constabulary, pursuant to the provisions of the Act of the Congress of the United States entitled: "An Act to promote the efficiency of the Philippines Constabulary, to establish the rank and pay of its commanding officers, and for other purposes," approved January thirtieth, nineteen hundred and three.

Field officers:

One colonel and assistant chief, at three thousand five hundred dollars per annum; two majors and assistant chiefs, at two thousand seven hundred and fifty dollars per annum each; four majors and senior inspectors, at two thousand dollars per annum each.

Line officers:

Forty-seven captains and inspectors, not to exceed an aggregate of seventy-five thousand pesos; fifty-one first lieutenants and inspectors, not to exceed an aggregate of fifty-seven thousand pesos; seventy second lieutenants and inspectors, not to exceed an aggregate of sixty-eight thousand one hundred pesos; seventy-nine third lieutenants and inspectors, not to exceed an aggregate of sixty-seven thousand five hundred pesos; forty-five subinspectors, not to exceed an aggregate of twenty-one thousand six hundred pesos.

Enlisted strength:

Fifty sergeant-majors, quartermaster-sergeants, and first sergeants, not to exceed an average of thirty-seven pesos and eighty-six centavos per month each; two hundred sergeants, not to exceed an average of twenty-nine pesos and seven centavos per month each; four hundred and fifty-four corporals, not to exceed an average of twenty pesos and thirty-three centavos per month each; one thousand five hundred and sixty-three first-class privates, not to exceed an average of fifteen pesos per month each; four thousand six hundred and thirty second-class privates, not to exceed an average of ten pesos and thirty centavos per month each; being an enlisted strength not exceeding seven thousand of all grades, including those authorized for the medical division, at an aggregate of not to exceed five hundred thousand pesos.

Office of the Chief:

One clerk, class eight; one messenger, Class K, at one hundred and fifty dollars per annum.

Adjutant's division:

One captain and adjutant, at two thousand dollars per annum; one clerk, class seven; two clerks, class eight; five clerks, class nine; two clerks, class ten; three clerks, Class A; two clerks, Class C; three clerks, Class F; one clerk, Class G; one clerk, Class I; one clerk, Class J; two clerks, Class K, at one hundred and eighty dollars per annum each; five messengers, at one hundred and fifty dollars per annum each.

Information division:

One captain and superintendent, at two thousand five hundred dollars per annum; one assistant superintendent, at one thousand eight hundred dollars per annum; two clerks, class nine; one messenger, at one hundred and fifty dollars per annum; two detectives, at one thousand five hundred dollars per annum each; two detectives, at one thousand two hundred dollars per annum each; three detectives, at one thousand and eighty dollars per annum each; three detectives, at nine hundred and sixty dollars per annum each; three

detectives, at eight hundred and forty dollars per annum each; four detectives, at seven hundred and twenty dollars per annum each; five detectives, at five hundred and forty dollars per annum each; five detectives, at three hundred and sixty dollars per annum each; and for hire of detectives in addition to the above, as required from time to time, at varying rates of pay, not to exceed an aggregate of six thousand pesos.

Office of the chief supply officer:

One captain and assistant chief supply officer, at two thousand dollars per annum; one clerk, class seven; one clerk, class nine; two clerks, Class G; one clerk, Class J; four captains and examiners, at an aggregate of not to exceed three thousand dollars; and for per diems of one dollar and fifty cents for four examiners under the same provisions as those allowed to traveling examiners of the Insular Treasurer and Insular Auditor, pursuant to section one of Act Numbered Three hundred and fifty-eight.

Paymaster's division:

One captain and paymaster, at two thousand two hundred dollars per annum; one clerk, class eight; one clerk, class nine; one messenger, at one hundred and fifty dollars per annum.

Commissary division:

One captain and commissary, at two thousand dollars per annum; one clerk, class eight; one clerk, class nine; three clerks, Class A; two clerks, Class C; one clerk, Class F; and one clerk, Class J.

Quartermaster division:

One captain and quartermaster, at one thousand six hundred dollars per annum; one clerk, class eight; one clerk, class ten; one clerk, Class A; one clerk, Class H; two blacksmiths and wheelwrights, at nine hundred dollars per annum each; one wagonmaster, at eight hundred dollars per annum; three teamsters, at seven hundred and twenty dollars per annum each; two laborers' overseers, at three hundred and sixty dollars per annum each; and three teamsters, at one hundred and eighty dollars per annum each.

Ordnance division:

One captain and ordnance officer, at one thousand four hundred dollars per annum; one clerk, Class A; one clerk, Class H; one armorer and gunsmith, at one thousand dollars per annum; two mechanics, at two hundred and ten dollars per annum each; and five saddlers, at two hundred and ten dollars per annum each.

Medical division:

One captain and superintendent, at two thousand dollars per annum; three captains and surgeons, at one thousand eight hundred dollars per annum each; one clerk, Class A; ten medical inspectors with the rank of lieutenant, not to exceed an aggregate of ten thousand four hundred pesos; five sergeants, at thirty-three pesos per month each; six corporals, at twenty-eight pesos per month each; ninety-two first-class privates, at eighteen pesos per month each.

Telegraph division:

One superintendent, at two thousand five hundred dollars per annum, from November seventh, nineteen hundred and three: *Provided*, That the provisions of Act Numbered Six hundred and forty-three shall not apply to this position. Two first-class inspectors, at one thousand six hundred dollars per annum each; two first-class inspectors, at one thousand four hundred dollars per annum each;

two first-class inspectors, at one thousand two hundred dollars per annum each; three second-class inspectors, at one thousand one hundred dollars per annum each; three second-class inspectors, at one thousand and fifty dollars per annum each; five third-class inspectors, at one thousand dollars per annum each; three third-class inspectors, at nine hundred and fifty dollars per annum each; and ten fourth-class inspectors, at nine hundred dollars per annum each.

Enlisted telegraph operators:

Ten sergeants, at sixty pesos per month each; twenty corporals, at fifty pesos per month each; thirty first-class privates, at forty pesos per month each; twenty second-class privates, at thirty pesos per month each: *Provided*, That no enlisted telegraph operator shall receive subsistence, either in money or kind, whether in garrison, traveling under orders, or in the field. And for extra compensation for enlisted men detailed as linemen in addition to their pay proper, not to exceed three thousand pesos: *Provided*, That the pay of such enlisted men shall not exceed eighteen pesos per month each.

Civilian employees:

One clerk, class ten; twenty telegraph operators, at nine hundred dollars per annum each; twenty telegraph operators, at seven hundred and eighty dollars per annum each; fifteen linemen, at nine hundred dollars per annum each; ten linemen, at seven hundred and eighty dollars per annum each; five linemen, at seven hundred dollars per annum each; ten linemen, at one hundred and eighty dollars per annum each; five messengers, at one hundred and fifty dollars per annum each; and ten messengers, at ninety dollars per annum each.

Office of the First District chief:

One clerk, class eight; one clerk, class ten; one clerk, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of one thousand eight hundred pesos.

Office of the Second District chief:

One clerk, class eight; one clerk, class ten; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of one thousand two hundred pesos.

Office of the Third District chief:

One clerk, class eight; one clerk, class ten; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of one thousand two hundred pesos.

Office of the Fourth District chief:

One clerk, class ten; one clerk, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of nine hundred pesos.

Office of the Fifth District chief:

Two clerks, class nine, one being for two months; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of six hundred pesos.

Unassigned clerks:

One clerk, class nine; forty clerks for supply officers, not to exceed an aggregate of two thousand five hundred dollars; and for hire of emergency clerical labor, not to exceed an aggregate of three hundred pesos: *Provided*, That additional compensation shall not be paid hereunder.

Assigned to the provinces:

One clerk, Class A; two teamsters, at seven hundred and twenty dollars per annum each; and five packers, not to exceed an aggregate of three thousand six hundred pesos.

Launch crews:

Crew of launch *Lexington*; one assistant engineer, at three hundred and sixty dollars per annum; and one fireman, at one hundred and fifty dollars per annum; crew of launch *Ariel*; one patron, at three hundred and sixty dollars per annum; and one engineer, at three hundred and sixty dollars per annum; crew of boat *Annie*; one pilot, and ten oarsmen, from July first, nineteen hundred and three, not to exceed an aggregate of one thousand three hundred and fifty pesos.

Laborers:

For hire of unskilled laborers, not to exceed an aggregate of eleven thousand pesos.

Extra compensation for supply officers:

For extra compensation to fifty-two inspectors detailed as supply officers, at two hundred dollars per annum each: *Provided*, That an additional compensation of one hundred dollars per annum, payable in monthly installments from the revertible appropriations for the purchase and transportation of commissaries, be paid each supply officer who, in addition to his other duties, has charge of a branch civil supply store.

Total for salaries and wages, one million and twenty-five thousand pesos.

Clothing, camp and garrison equipage, Philippines Constabulary, nineteen hundred and four: For material and manufacture of clothing and equipage; for the purchase, repair, and preservation of arms, ammunition, equipments, and musical instruments; and for allowance for clothing not drawn in kind to enlisted men upon discharge; one hundred and sixty-three thousand pesos: *Provided*, That articles of clothing and equipage may be sold to officers and enlisted men for their personal use, at cost price, under such restrictions as the Chief of Constabulary may prescribe, with the approval of the Secretary of Commerce and Police.

Barracks and quarters, Philippines Constabulary, nineteen hundred and four: For allowance and commutation for offices and quarters under the provisions of Acts Numbered Seven hundred and six and Eight hundred and seven; for rent, construction, and repair of offices, guardhouses, arsenals, barracks, hospitals, storehouses, and stables; for fuel, illuminating, and cleaning supplies; and for rent of telephones in Manila; seventy-seven thousand pesos.

Transportation, Philippines Constabulary, nineteen hundred and four: For transportation of officers, enlisted men, employees, prisoners, and supplies; forage, veterinary attendance, medicines, shoeing, and incidentals for animals; purchase and hire of draft and riding animals, harness, carts, boats, and so forth; purchase of coal, gasoline, and incidentals for boats; and for subsistence of officers while traveling under orders; one hundred and seventy-four thousand pesos: *Provided*, That the Bureau of Constabulary shall furnish its official transportation in the city of Manila, under such restrictions as may be prescribed by the Secretary of Commerce and Police, the

provisions of Act Numbered One hundred and ninety-eight to the contrary notwithstanding: *And provided further*, That forage in kind for one private animal used in the public service may be furnished the officer owning it on his certificate, approved by his senior inspector and district chief: *And provided further*, That the subsistence and traveling expenses of officers and enlisted men on escort duty, together with all expense of transporting prisoners in their charge, shall be paid by the Bureau of Constabulary and not by the Bureau or province at whose request the escort is furnished, the provisions of section one of Act Numbered Four hundred and four to the contrary notwithstanding.

Secret-service fund, Philippines Constabulary, nineteen hundred and four: For a contingent fund to be used for secret-service purposes, and for the payment of rewards for the apprehension of deserters, in the discretion of the Chief or Acting Chief of Constabulary; ten thousand pesos.

Telegraph and telephone service, Philippines Constabulary, nineteen hundred and four: For the construction, maintenance, and repair of telegraph and telephone lines, including purchase of materials and supplies and transportation of same; thirty thousand pesos.

Subsistence, Philippines Constabulary, nineteen hundred and four: For the subsistence of municipal police and volunteers operating in conjunction with and under the direction of the Constabulary, subject to the approval of the Secretary of Commerce and Police, and for the subsistence of enlisted men and prisoners, two hundred and sixty-six thousand pesos: *Provided*, That every enlisted man in the Philippines Constabulary, except he be a band man or a telegraph operator, will be given a daily allowance of twenty-one centavos, Philippines currency, for his subsistence, and that this allowance may be given in cash, or the value thereof in food, or part in cash and part in food, according to the circumstances of the soldier, as to whether he is traveling under orders, is on campaign duty, or in garrison: *And provided further*, That the senior inspectors will be charged with the duty of making requisition for, disbursing, and accounting for subsistence funds and subsistence supplies in their respective provinces.

Contingent expenses, Philippines Constabulary, nineteen hundred and four: For the purchase of office furniture, stationery, and supplies; advertising, newspapers, periodicals, professional books, post-office expenses; and for emergency printing at the various district headquarters, not to exceed an aggregate of three hundred pesos, the provisions of Act Numbered Two hundred and ninety-six to the contrary notwithstanding; for medical treatment for officers and enlisted men under the provisions of Act Numbered Eight hundred and seven, and for medical, surgical, and hospital supplies, including hospital laundry work; for the burial of officers and enlisted men, and for other incidentals, including ice, distilled water, laundry of office towels, and so forth; twenty-three thousand pesos.

Contingent expenses, Philippines Constabulary, nineteen hundred and three: For contingent expenses as provided in Act Numbered Six hundred and eighty-two, five thousand nine hundred pesos.

In all, for the Philippines Constabulary, one million seven hundred and seventy-three thousand nine hundred pesos.

BUREAU OF PRISONS.

Salaries and wages, Bureau of Prisons, nineteen hundred and four: Warden, at three thousand dollars per annum; Deputy Warden, at two thousand five hundred dollars per annum; on assistant deputy warden, at one thousand eight hundred dollars per annum; one physician, at two thousand dollars per annum; one master mechanic, at one thousand seven hundred dollars per annum; one chief clerk, class eight, at one thousand five hundred dollars per annum; one cashier and disbursing officer, class six; one clerk, class eight; one foreman of shops, class eight; one dispensing clerk, class nine; five clerks, class nine; two foremen of shops, class nine; one baker, class nine; three inspectors, class nine; one laundry foreman, class ten, at one thousand and fifty dollars per annum; one cabinetmaker, class ten, from February first, nineteen hundred and four; one interpreter, Class A; one assistant laundry foreman, Class A; one hospital attendant, Class A; twenty-five guards, Class A; one overseer, Class C; one teamster, Class C; one foreman of shops, Class C; two clerks, Class D; one overseer, Class D; one foreman of shops, Class D; one carriage painter, Class D; two clerks, Class H; two chaplains, at three hundred dollars per annum each; two clerks, Class I; two hospital stewards, Class I; two sergeants, Class I; fourteen keepers, Class I; one assistant laundry foreman, Class I; twenty-eight guards, Class J; one clerk, Class J; one teamster, at one hundred and eighty dollars per annum; extra compensation for executioner, at not to exceed ten dollars per execution; total, seventy-six thousand pesos, under the provisions of Act Numbered Eight hundred and seven.

Manufacturing department, Bureau of Prisons, nineteen hundred and four: For purchase of machinery, tools, and other permanent manufacturing equipment, including materials to be used in all manufacturing departments; seventy thousand pesos.

Contingent expenses, Bureau of Prisons, nineteen hundred and four: For contingent expenses, including purchase of office furniture, supplies and typewriters; subsistence of prisoners; supplies for prisoners, including bedding, clothing, medicines, postage, tobacco, and so forth, not to exceed thirty-four thousand pesos; general repairs; partial reconstruction of old pavilions, not exceeding ten thousand pesos; construction of one new pavilion, not to exceed fifteen thousand five hundred pesos; burial of deceased prisoners; for enlarging steam cooking apparatus; transportation of stones from Walled City to prison; reimbursement to prisoners of earnings as hired laborers outside of prison prior to American occupation; for the purpose of furnishing one suit of clothing, of value not exceeding five pesos, and a gratuity of ten pesos to each prisoner, upon release, who has been confined for more than one year, in cases where in the discretion of the Warden it is necessary; for forage, fuel, illumination, oil, and other incidental expenses; two hundred and ninety thousand pesos.

In all, for the Bureau of Prisons, four hundred and thirty-six thousand pesos.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and four: Marine Superintendent, at two thousand

five hundred dollars per annum; Light-House Inspector, at two thousand five hundred dollars per annum; inspector of machinery, at two thousand five hundred dollars per annum; one clerk, class five; one disbursing officer, class six; one clerk, class six; one draftsman, class seven; two clerks, class seven; four clerks, class eight; four clerks, class nine; one mechanic, class nine; one storekeeper, class ten; one storekeeper, Class A; three clerks, Class A; two assistant storekeepers, Class F; one clerk, Class J; three employees, at one hundred and eighty dollars per annum each; five employees, at one hundred and fifty dollars per annum each; per diems of five dollars each for the United States naval officer detailed as Chief of the Bureau, and the United States Army officer detailed as Light-House Engineer, and per diems of two dollars and fifty cents for the United States Army officer detailed as assistant to the Light-House Engineer; forty-two thousand pesos: *Provided*, That the titles of the Superintendent of Light-Houses, Buoys, Beacons, and Landmarks, the Superintendent of Light-House Construction, and the Superintendent of Construction, Maintenance, and Operation of Vessels, be changed to Light-House Inspector, Light-House Engineer, and Marine Superintendent, respectively.

Light-House Service, Bureau of Coast Guard and Transportation, nineteen hundred and four: For the expenses of the Light-House Service, including salaries of captain of light-house tender *Corregidor*, at one thousand eight hundred dollars per annum; captain of light-house tender *Picket*, at one thousand two hundred dollars per annum; two first officers, one being for emergencies only, at nine hundred dollars per annum each; one second officer, at seven hundred and twenty dollars per annum; one mate, at six hundred dollars per annum; one chief engineer, at one thousand six hundred dollars per annum; one chief engineer, at one thousand and eighty dollars per annum; two first assistant engineers, one being for emergencies only, at nine hundred dollars per annum each; five machinists, two being for emergencies only, at four hundred and twenty dollars per annum each; one machinist, at three hundred and sixty dollars per annum; four oilers, two boatswains, one carpenter, one steward, and two cooks, at two hundred and forty dollars per annum each; wages of authorized petty officers and crews; for subsistence allowances, as authorized by law, to officers, petty officers, and crews, including those authorized for emergencies; salaries of six light keepers, at four hundred and eighty dollars per annum each; eleven light keepers, at four hundred and twenty dollars per annum each; thirteen light keepers at three hundred and sixty dollars per annum each; nineteen light keepers, at three hundred dollars per annum each; twenty-seven light keepers, at two hundred and forty dollars per annum each; seven light-keepers, at one hundred and eighty dollars per annum each; seven light keepers at one hundred and twenty dollars per annum each; one light keeper, at ninety-six dollars per annum; four light keepers, at sixty dollars per annum each; one light keeper, at forty-eight dollars per annum; two light keepers, at thirty dollars per annum each; fifteen apprentices, at one hundred and twenty dollars per annum each, and five apprentices, at ninety dollars per annum each, to be stationed in the discretion of the Chief of the Bureau; wages of authorized boat-

men, not to exceed four thousand eight hundred pesos: *Provided*, That in the event of more lights being found necessary for the public service, authority for the employment of the personnel of such lights may be granted by the Secretary of Commerce and Police; for the maintenance and operation of a repair shop and storehouse in connection with the division of light-house construction, including salaries and wages of one assistant overseer, at nine hundred dollars per annum; one foreman, at three hundred dollars per annum; necessary mechanics and laborers, and purchase of supplies; for necessary rents, repairs, and supplies for light stations; for purchase of necessary equipment for machine shop for repairing and installing apparatus and machinery, not to exceed two thousand pesos; for construction of wharf on Engineer Island, and for transferring materials, supplies, and so forth, to new warehouse, not to exceed six thousand pesos; for maintenance and operation of tenders, including purchase of fuel and supplies, pilotage, repairs, and so forth, not to exceed thirty-four thousand eight hundred pesos; buoyage, not to exceed eleven thousand pesos, and other incidental expenses, including subsistence of officers and employees while traveling on official business; one hundred and thirty-two thousand pesos.

Cutters and launches, Bureau of Coast Guard and Transportation, nineteen hundred and four: For expenses in the maintenance of cutters and launches, including salaries and wages of one pay officer, at one thousand eight hundred dollars per annum; one pay clerk, class nine; seventeen captains, at one thousand eight hundred dollars per annum each; five masters, at one thousand two hundred dollars per annum each; eighteen first officers, at nine hundred dollars per annum each; eighteen second officers, at seven hundred and twenty dollars per annum each; four mates, at six hundred dollars per annum each; seventeen chief engineers, at one thousand six hundred dollars per annum each; four chief engineers, at one thousand and eighty dollars per annum each; eighteen assistant engineers, at nine hundred dollars per annum each; four assistant engineers, at four hundred and twenty dollars per annum each; five assistant engineers, at three hundred and sixty dollars per annum each; two engineers, at four hundred and eighty dollars per annum each; four engineers, at three hundred and sixty dollars per annum each; three engineers, at three hundred dollars per annum each; thirty-four machinists, at four hundred and twenty dollars per annum each; forty-eight oilers, at two hundred and forty dollars per annum each; nine firemen, at two hundred and forty dollars per annum each; one patron, at six hundred dollars per annum; three patrons, at four hundred and eighty dollars per annum each; three patrons, at three hundred dollars per annum each; sixteen boatswains, at two hundred and forty dollars per annum each; sixteen carpenters, at two hundred and forty dollars per annum each; sixteen stewards, at two hundred and forty dollars per annum each; sixteen cooks, at two hundred and forty dollars per annum each; one master, at one thousand and eighty dollars per annum, one chief engineer, at nine hundred dollars per annum, one assistant engineer, at four hundred and fifty dollars per annum, one pilot, at three hundred dollars per annum, and one mess boy, at ninety-six dollars per annum, from July first, nineteen hundred and three; and authorized petty officers,

crews, mechanics, and laborers; for the purchase of coal, oil, outfits, commutation of rations; subsistence of postal clerks; hospital expenses, repairs, and other incidental expenses; six hundred and seventy thousand pesos: *Provided*, That the Chief of the Bureau, with the approval of the Secretary of Commerce and Police, may employ additional officers, petty officers, and crews as may be required to man cutters or launches which may be added to those already under the control of the Bureau, the compensation of such officers and men to be determined by the provisions of law applying to vessels of similar classes: *And provided further*, That the Chief of the Bureau may employ temporarily an additional man of the same grade to replace any man sent to the hospital from one of the vessels: *And provided*, That postal clerks, while on duty on Coast Guard cutters, shall be furnished subsistence in kind by the Bureau of Coast Guard and Transportation: *And provided further*, That funds herein appropriated may be used for subsistence and aid of shipwrecked sailors, or other persons in distress, as demanded by the laws of humanity and the customs of maritime nations.

Contingent expenses, Bureau of Coast Guard and Transportation, nineteen hundred and four: For contingent expenses, including purchase of office furniture and supplies; advertising, electric lighting, ice, telephone rent; medical treatment and medicines for officers, petty officers, and crews of cutters and launches, under the provisions of Act Numbered Eight hundred and seven; and other incidental expenses; two thousand pesos.

In all, for the Bureau of Coast Guard and Transportation, eight hundred and forty-six thousand pesos.

BUREAU OF COAST AND GEODETIC SURVEY.

Salaries and wages, Bureau of Coast and Geodetic Survey, nineteen hundred and four: One clerk, class eight, at one thousand five hundred dollars per annum; two clerks, Class D; three clerks, Class E; two clerks, Class F; eight clerks, Class G; one apprentice draftsman, at two hundred and forty dollars per annum; one apprentice draftsman, at one hundred and eighty dollars per annum; one messenger, at one hundred and eighty dollars per annum; eight thousand four hundred pesos.

Field and steamer expenses, Bureau of Coast and Geodetic Survey, nineteen hundred and four: For field expenses, including pay of five observers, at not to exceed one thousand five hundred dollars per annum each; one watch officer and one chief engineer, at not to exceed one thousand six hundred and eighty dollars per annum each, without subsistence; repairs and supplies for the maintenance and operation of steamers engaged in survey work; hire of launches, not to exceed eight thousand pesos; salaries and wages of petty officers, crews, and emergency employees; rations and uniforms for petty officers and crews; for medical treatment and medicines for officers, petty officers, and crews, under the provisions governing the Bureau of Coast Guard and Transportation; and other incidental expenses; twenty-eight thousand pesos.

Contingent expenses, Bureau of Coast and Geodetic Survey, nineteen hundred and four: For contingent expenses, including purchase

of office supplies; hire of vehicles in Manila on official business, when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed forty pesos; and other incidental expenses; one thousand six hundred pesos.

In all, for the Bureau of Coast and Geodetic Survey, thirty-eight thousand pesos.

BUREAU OF ENGINEERING.

Salaries and wages, Bureau of Engineering, nineteen hundred and four: Consulting Engineer, at five thousand dollars per annum; principal assistant engineer, at three thousand five hundred dollars per annum; railroad engineer, at three thousand six hundred dollars per annum; chief of supervisors, at three thousand dollars per annum; chief surveyor, class two; geographer, class two; one assistant engineer, class three; one assistant engineer, class four; two assistant engineers, class five; chief draftsman, class five; three assistant engineers, class six; one chief clerk, class six; five transitmen, class seven; two clerks, class seven; five transitmen, class eight; two clerks, class eight; three clerks, class nine; eight recorders, class nine; three draftsmen, Class D; four draftsmen, Class G; ten surveyors, Class H; two messengers, at two hundred and ten dollars per annum each; and for the hire of such assistant engineers, draftsmen, surveyors, and employees, with the approval of the Secretary of Commerce and Police, as may be necessary from time to time to accomplish authorized work, not to exceed six thousand pesos; seventy thousand pesos.

Transportation, Bureau of Engineering, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees, transportation of supplies, and for the hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed one hundred pesos; eight hundred pesos.

Public works, Bureau of Engineering, nineteen hundred and four: For expenses in connection with such public works, examinations, and surveys as may be authorized by the Commission, including the cost of labor and necessary equipment, twenty thousand pesos: *Provided,* That where an appropriation has been made for any specific work the contingent, incidental, and any other expenses in connection with the same shall be payable from the appropriation made for such work.

Contingent expenses, Bureau of Engineering, nineteen hundred and four: For contingent expenses, including the purchase of supplies and surveying instruments; advertising, and other incidental expenses; two thousand four hundred pesos: *Provided,* That employees of the Bureau of Engineering shall be entitled to medicines and medical attendance while engaged on any authorized public work at places where usual medical attendance is not accessible, and the Consulting Engineer to the Commission may, subject to the approval of the Secretary of Commerce and Police, appoint such physicians and surgeons, at fixed monthly salaries, as may in his judgment be for the best interest of the service.

In all, for the Bureau of Engineering, ninety-three thousand two hundred pesos.

DEPARTMENT OF FINANCE AND JUSTICE.

BUREAU OF THE TREASURER OF THE PHILIPPINE ISLANDS.

Salaries and wages, Bureau of the Treasurer of the Philippine Islands, nineteen hundred and four: Treasurer, at seven thousand dollars per annum; Assistant Treasurer, at four thousand dollars per annum; chief of division of currency, at three thousand dollars per annum; three clerks, class three; three clerks, class four; seven clerks, class five; seven clerks, class six; seven clerks, class seven; nine clerks, class eight; eight clerks, class nine; one clerk, Class C; five clerks, Class D; two clerks, Class I; one clerk, Class J; one employee, at two hundred and ten dollars per annum; two employees, at one hundred and eighty dollars per annum each; extra allowance for disbursing clerk, at two hundred dollars per annum; ninety-one thousand pesos.

Transportation, Bureau of the Treasurer of the Philippine Islands, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees; per diems of deputies and examiners in official travel in connection with the examination of accounts as provided for by Act Numbered Three hundred and fifty-eight, and for expenses incurred in the transfer of funds to and from the provinces, nine thousand nine hundred and forty pesos.

Contingent expenses, Bureau of the Treasurer of the Philippine Islands, nineteen hundred and four: For contingent expenses, including the purchase of office furniture, fixtures, and supplies; the purchase of books and literature pertaining to currency questions; the payment of premiums on surety bonds; rebates of unearned premiums on surety bonds, canceled or transferred; and for advertising, cablegrams, coolie hire, post-office box rent, repairs to typewriters, adding machines, and office furniture, and other incidental expenses; one hundred and thirty-two thousand seven hundred pesos.

In all, for the Bureau of the Treasurer of the Philippine Islands, two hundred and thirty-three thousand six hundred and forty pesos.

BUREAU OF THE AUDITOR FOR THE PHILIPPINE ISLANDS.

Salaries and wages, Bureau of the Auditor for the Philippine Islands, nineteen hundred and four: Auditor, at seven thousand dollars per annum; Deputy Auditor, at four thousand dollars per annum; three clerks, class three; four clerks, class four; two clerks, class five; nine clerks, class six; seven clerks, class seven; thirteen clerks, class eight; fourteen clerks, class nine; six clerks, class ten; four clerks, Class A; two clerks, Class B; two clerks, Class C; three clerks, Class D; three clerks, Class E; two clerks, Class F; two clerks, Class G; two clerks, Class H; two clerks, Class I; two employees, at one hundred and eighty dollars per annum each; two employees, at one hundred and fifty dollars per annum each; extra allowance for disbursing officer, at two hundred dollars per annum; one hundred and nine thousand pesos.

Contingent expenses, Bureau of the Auditor for the Philippine Islands, nineteen hundred and four: For contingent expenses, includ-

ing the purchase of office furniture, stationery and supplies, advertising, and other incidental expenses, two thousand pesos.

In all, for the Bureau of the Auditor for the Philippine Islands, one hundred and eleven thousand pesos.

BUREAU OF CUSTOMS AND IMMIGRATION.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and four: Collector of Customs, at seven thousand dollars per annum; Deputy Collector of Customs, at four thousand dollars per annum; Special Deputy Collector of Customs, at four thousand dollars per annum; two additional deputy collectors of customs, class one; Surveyor of Customs, at four thousand dollars per annum; deputy surveyor of customs, class two; deputy surveyor of customs, class three.

Office of the Collector of Customs:

One clerk, class seven; two clerks, class eight.

Office of the Deputy Collector of Customs:

One clerk, class six; one clerk, class eight.

Office of the Special Deputy Collector of Customs:

One clerk, class eight.

Office of the Surveyor of Customs:

One admeasurer, class three; one assistant admeasurer, class six; one clerk, class seven; one clerk, class eight; three clerks, Class F; one inspector of boilers, class four, for one month; one inspector of boilers, class five, from February first, nineteen hundred and four; one inspector of hulls, class five; one harbormaster, class five; one clerk, class nine; three patrolmen, Class I; one messenger, at one hundred and ninety-two dollars per annum; one superintendent of semaphore station, Class D, at six hundred and thirty dollars per annum; one assistant superintendent of semaphore station, Class G; two messengers, at one hundred and ninety-two dollars per annum each.

Division of insular customs accounts:

Disbursing officer, class five; one clerk, class seven; one clerk, class ten; one clerk, Class D; three clerks, Class J; one messenger, at ninety dollars per annum.

Correspondence division:

One clerk, class six; three clerks, class seven; six clerks, class eight; five clerks, Class A; one clerk, Class C; one clerk, Class F; two messengers, at one hundred and eighty dollars per annum each; two messengers, at one hundred and twenty dollars per annum each.

Board of protests and appeals:

One clerk, class four; two clerks, class eight.

Cashier's division:

Cashier, class one; assistant cashier, class five; one clerk, class six; one clerk, class eight; one clerk, class nine; two clerks, class ten; one clerk, Class A; two clerks, Class C; one clerk, Class D; one clerk, Class F; one clerk, Class I; three clerks, Class J; two messengers, at ninety dollars per annum each.

Appraiser's division:

One chief appraiser, class three; one assistant appraiser, who shall act also as appraiser of textiles, class four; three appraisers, class

five; four examiners, class seven; four examiners, class eight; twelve examiners, class nine; twenty examiners, class ten; nine employees, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Importation, exportation, and navigation division:

Chief of division, class five; one clerk, class seven; one liquidator, class eight; one clerk, class eight; two clerks, class nine; four clerks, class ten; two clerks, Class D; three clerks, Class I; two messengers, at ninety dollars per annum each.

Liquidation division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; three liquidators, class nine; two liquidators, class ten; two liquidators, Class D; two liquidators, Class F; two messengers, at ninety dollars per annum each.

Inspectors' division:

Chief of division, class five; one clerk, class seven; two inspectors, class eight; two inspectors, class nine; two inspectors, class ten; twenty-six inspectors, Class A; four weighers, Class F; twenty guards, Class I; twelve weighers, Class J; eighty-five guards, Class J.

General order stores and bonded warehouse division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; one clerk, class nine; one clerk, class ten; fourteen warehousemen, Class A; one warehouseman, Class C; one warehouseman, Class D; seven clerks, Class I; sixteen clerks, Class J; eighteen clerks, Class K, at one hundred and eighty dollars per annum each; twelve laborers, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Consular and statistical division:

Chief of division, class five; one clerk, class seven; six clerks, class nine; five clerks, class ten; five clerks, Class A; two clerks, Class D; four clerks, Class J; one messenger, at ninety dollars per annum.

Immigration division:

Chief of division, class five; one clerk, class seven; two immigration inspectors, class eight; three immigration inspectors, class nine; one Chinese interpreter, Class D; one employee, at two hundred and forty dollars per annum; two employees, at one hundred and twenty dollars per annum each; one messenger, at ninety dollars per annum.

Passenger and baggage division:

Chief of division, class five; one clerk, class eight; one baggage inspector, class nine; three baggage inspectors, class ten; three baggage inspectors, Class A; one interpreter, Class D; four employees, at one hundred and twenty dollars per annum each.

Harbor launch division:

Chief of division, class six; one launch inspector, class eight; one launch inspector, class nine; two launch inspectors, Class A; three launch inspectors, Class J; one employee, at one hundred and eighty dollars per annum; six employees, at one hundred and fifty dollars per annum each.

Division of special agents:

Supervising special agent, class three; two special agents, class four; two special agents, class six; one special agent, class seven; one special agent, class eight.

ing the purchase of office furniture, stationery and supplies, advertising, and other incidental expenses, two thousand pesos.

In all, for the Bureau of the Auditor for the Philippine Islands, one hundred and eleven thousand pesos.

BUREAU OF CUSTOMS AND IMMIGRATION.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and four: Collector of Customs, at seven thousand dollars per annum; Deputy Collector of Customs, at four thousand dollars per annum; Special Deputy Collector of Customs, at four thousand dollars per annum; two additional deputy collectors of customs, class one; Surveyor of Customs, at four thousand dollars per annum; deputy surveyor of customs, class two; deputy surveyor of customs, class three.

Office of the Collector of Customs:

One clerk, class seven; two clerks, class eight.

Office of the Deputy Collector of Customs:

One clerk, class six; one clerk, class eight.

Office of the Special Deputy Collector of Customs:

One clerk, class eight.

Office of the Surveyor of Customs:

One admeasurer, class three; one assistant admeasurer, class six; one clerk, class seven; one clerk, class eight; three clerks, Class F; one inspector of boilers, class four, for one month; one inspector of boilers, class five, from February first, nineteen hundred and four; one inspector of hulls, class five; one harbormaster, class five; one clerk, class nine; three patrolmen, Class I; one messenger, at one hundred and ninety-two dollars per annum; one superintendent of semaphore station, Class D, at six hundred and thirty dollars per annum; one assistant superintendent of semaphore station, Class G; two messengers, at one hundred and ninety-two dollars per annum each.

Division of insular customs accounts:

Disbursing officer, class five; one clerk, class seven; one clerk, class ten; one clerk, Class D; three clerks, Class J; one messenger, at ninety dollars per annum.

Correspondence division:

One clerk, class six; three clerks, class seven; six clerks, class eight; five clerks, Class A; one clerk, Class C; one clerk, Class F; two messengers, at one hundred and eighty dollars per annum each; two messengers, at one hundred and twenty dollars per annum each.

Board of protests and appeals:

One clerk, class four; two clerks, class eight.

Cashier's division:

Cashier, class one; assistant cashier, class five; one clerk, class six; one clerk, class eight; one clerk, class nine; two clerks, class ten; one clerk, Class A; two clerks, Class C; one clerk, Class D; one clerk, Class F; one clerk, Class I; three clerks, Class J; two messengers, at ninety dollars per annum each.

Appraiser's division:

One chief appraiser, class three; one assistant appraiser, who shall act also as appraiser of textiles, class four; three appraisers, class

five; four examiners, class seven; four examiners, class eight; twelve examiners, class nine; twenty examiners, class ten; nine employees, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Importation, exportation, and navigation division:

Chief of division, class five; one clerk, class seven; one liquidator, class eight; one clerk, class eight; two clerks, class nine; four clerks, class ten; two clerks, Class D; three clerks, Class I; two messengers, at ninety dollars per annum each.

Liquidation division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; three liquidators, class nine; two liquidators, class ten; two liquidators, Class D; two liquidators, Class F; two messengers, at ninety dollars per annum each.

Inspectors' division:

Chief of division, class five; one clerk, class seven; two inspectors, class eight; two inspectors, class nine; two inspectors, class ten; twenty-six inspectors, Class A; four weighers, Class F; twenty guards, Class I; twelve weighers, Class J; eighty-five guards, Class J.

General order stores and bonded warehouse division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; one clerk, class nine; one clerk, class ten; fourteen warehousemen, Class A; one warehouseman, Class C; one warehouseman, Class D; seven clerks, Class I; sixteen clerks, Class J; eighteen clerks, Class K, at one hundred and eighty dollars per annum each; twelve laborers, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Consular and statistical division:

Chief of division, class five; one clerk, class seven; six clerks, class nine; five clerks, class ten; five clerks, Class A; two clerks, Class D; four clerks, Class J; one messenger, at ninety dollars per annum.

Immigration division:

Chief of division, class five; one clerk, class seven; two immigration inspectors, class eight; three immigration inspectors, class nine; one Chinese interpreter, Class D; one employee, at two hundred and forty dollars per annum; two employees, at one hundred and twenty dollars per annum each; one messenger, at ninety dollars per annum.

Passenger and baggage division:

Chief of division, class five; one clerk, class eight; one baggage inspector, class nine; three baggage inspectors, class ten; three baggage inspectors, Class A; one interpreter, Class D; four employees, at one hundred and twenty dollars per annum each.

Harbor launch division:

Chief of division, class six; one launch inspector, class eight; one launch inspector, class nine; two launch inspectors, Class A; three launch inspectors, Class J; one employee, at one hundred and eighty dollars per annum; six employees, at one hundred and fifty dollars per annum each.

Division of special agents:

Supervising special agent, class three; two special agents, class four; two special agents, class six; one special agent, class seven; one special agent, class eight.

toms disbursing officer at Iloilo from the appropriation for contingent expenses but which are chargeable to the appropriation for revenue cutters and launches, seventy-four pesos and seventy-seven centavos.

Special contingent fund, Bureau of Customs and Immigration, nineteen hundred and four: For a fund to be expended in the discretion of the Collector of Customs for the Philippine Islands in the detection and punishment of violators of the Customs, Immigration, and Revenue laws, twenty thousand pesos.

Contingent expenses, Bureau of Customs and Immigration, nineteen hundred and four: For contingent expenses throughout the Archipelago, including purchase of office furniture and supplies; subsistence of customs officers while on duty on board United States Army and Navy transports; for the payment of awards to informers under the provisions of section three hundred and forty-eight of Act Numbered Three hundred and fifty-five; advertising; cablegrams; ice; rent of offices used by inspectors of customs; repairs to offices; purchase of and repairs to boarding boats; construction of and repairs to coal sheds; coolie hire for handling supplies; cost of transferring deposits to the Insular Treasury; and other incidental expenses; thirty-three thousand five hundred and ninety pesos.

In all, for the Bureau of Customs and Immigration, six hundred and six thousand six hundred and sixty-four pesos and seventy-seven centavos.

The Collector of Customs for the Philippine Islands is hereby authorized to purchase from Carman and Company, for the sum of twenty-nine thousand pesos, Philippines currency, the steam cranes, tramway, locomotive, cars, machinery, appliances, materials, and other personal property used in the landing, conveyance, storing, and delivery of imported merchandise at the custom-house at the port of Manila, in accordance with the inventory presented by the Insular Collector of Customs, said sum to be paid from the amount appropriated in Act Numbered Eight hundred and ninety-seven; any provision in said Act to the effect that such purchase shall be in accordance with the appraisal presented by the Insular Collector of Customs on February twenty-first, nineteen hundred and three, and approved by resolution of the Philippine Commission of March fourth, nineteen hundred and three, is hereby repealed.

BUREAU OF INTERNAL REVENUE.

Salaries and wages, Bureau of Internal Revenue, nineteen hundred and four: For salaries and wages, three hundred and seventy-four pesos: *Provided*, That the unexpended balance of funds appropriated in Act Numbered Eight hundred and seven, under this head, is hereby made available for expenditure during the entire fiscal year.

Transportation, Bureau of Internal Revenue, nineteen hundred and four: The funds appropriated in Act Numbered Eight hundred and seven, under this head, are hereby made available for expenditure during the entire fiscal year.

Contingent expenses, Bureau of Internal Revenue, nineteen hundred and four: The funds appropriated in Act Numbered Eight hundred and seven, under this head, are hereby made available for expenditure during the entire fiscal year.

In all, for the Bureau of Internal Revenue, three hundred and seventy-four pesos.

BUREAU OF THE INSULAR COLD STORAGE AND ICE PLANT.

Salaries and wages, Bureau of the Insular Cold Storage and Ice Plant, nineteen hundred and four:

Office force and sales department:

One superintendent, at three thousand six hundred dollars per annum; one clerk, class five; four clerks, class six; two clerks, class eight; three clerks, Class A, one being until March first, nineteen hundred and four, only; one clerk, Class C; one clerk, Class D; four employees, at three hundred dollars per annum each; three office boys, at two hundred and sixteen dollars per annum each.

Engineering and manufacturing department:

One chief engineer, at two thousand four hundred dollars per annum; one assistant engineer, class five; one assistant engineer, class seven; one assistant engineer, class nine; one machinist, class eight; two machinists, class nine; one machinist, Class H; one electrician, class seven; one assistant electrician, Class D; one oiler, Class A; three oilers, Class C; three watertenders, Class B; one watertender, Class C; one pipefitter, class nine; one elevatorman, Class F; twenty laborers, at two hundred and forty dollars per annum each; thirty laborers, at one hundred and eighty dollars per annum each.

Cold storage and sales department:

One overseer, class nine; three laborers, at two hundred and sixteen dollars per annum each; eighteen laborers, at one hundred and eighty dollars per annum each; eleven emergency laborers, at one peso and fifty centavos each per diem.

Land transportation department:

One overseer, class nine; one blacksmith, class nine; one wheelwright, class ten; two teamsters, Class A; fourteen teamsters, Class C; two blacksmith helpers, Class I; one saddler, Class E; twenty laborers, at two hundred and forty dollars per annum each; two cocheros, at one hundred and eighty dollars per annum each.

Water transportation department:

One overseer, class ten; one engineer, Class F; one assistant engineer, Class H; one patron, Class J; two firemen, at one hundred and ninety-two dollars per annum each; one boatswain, at two hundred and sixteen dollars per annum; six patrons, Class I; thirty sailors, at one hundred and sixty-eight dollars per annum each.

Care and maintenance of buildings and grounds:

One carpenter, class eight; one carpenter, class ten; one overseer, class ten; five watchmen, Class C; one painter, Class F; three painter helpers, Class I; two carpenter helpers, Class G; one carpenter helper, Class J; one mason, Class H; two laborers, at two hundred and forty dollars per annum each; eleven laborers, at one hundred and eighty dollars per annum each.

Total for salaries and wages, seventy-six thousand pesos.

Improvement of plant, Bureau of the Insular Cold Storage and Ice Plant: For the purchase of an additional freezing tank, including all necessary material and any additional labor necessary for its installation; twenty thousand pesos.

Contingent expenses, Bureau of the Insular Cold Storage and Ice Plant, nineteen hundred and four: For office supplies, coal, forage, electrical supplies, and incidental expenses; care and maintenance of buildings and grounds; care and maintenance of machinery; care and maintenance of water transportation, including repairs to launch and lorchas; care and maintenance of land transportation, including repairs to wagons and harness, purchase of new equipment, veterinary supplies, and so forth; eighty-five thousand pesos: *Provided*, That the Bureau of the Insular Cold Storage and Ice Plant shall furnish its own official transportation, the provisions of Act Numbered One hundred and ninety-eight to the contrary notwithstanding.

In all, for the Bureau of the Insular Cold Storage and Ice Plant, one hundred and eighty-one thousand pesos.

BUREAU OF JUSTICE.

Salaries and wages, Bureau of Justice, nineteen hundred and four:
Supreme Court:

Chief Justice, at seven thousand five hundred dollars per annum; six associate justices, at seven thousand dollars per annum each; one clerk of the court, at three thousand dollars per annum; three deputy clerks, one being until not later than February fifteenth, nineteen hundred and four, at two thousand dollars per annum each; one reporter of decisions, who shall furnish his own office room, clerical assistance, translators, typewriters, and other aids, at two thousand dollars per annum; one employee, class six; one employee, class seven; one employee, class nine; one employee, Class C; two employees, Class E; one employee, Class G; four employees, Class H; six employees, Class J; five employees, at one hundred and fifty dollars per annum each.

Court of First Instance, Manila:

Three judges, at five thousand five hundred dollars per annum each; one clerk, at two thousand dollars per annum; two assistant clerks, at one thousand six hundred dollars per annum each; one deputy clerk, at nine hundred dollars per annum; six employees, class seven; one employee, class eight; three employees, class nine; eight employees, Class H; five employees, at one hundred and fifty dollars per annum each.

Courts of First Instance, First District:

One judge, at four thousand five hundred dollars per annum; one employee, class nine; one employee, Class D; one clerk, Cagayan, at eight hundred dollars per annum; one clerk, Isabela, at seven hundred dollars per annum; two employees, Class J; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Second District:

One judge, at four thousand five hundred dollars per annum; one clerk, Ilocos Sur, at nine hundred dollars per annum; one clerk, Abra, at seven hundred dollars per annum; one clerk, Ilocos Norte, at nine hundred dollars per annum; one employee, Class D; one employee, at four hundred and fifty dollars per annum; five employees, Class J; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Third District:

One judge, at five thousand dollars per annum; one employee, class seven; one employee, class nine; one clerk, Union, at nine hundred dollars per annum; one clerk, Pangasinan, at one thousand one hundred dollars per annum; one clerk, Zambales, at eight hundred dollars per annum; one deputy clerk, Pangasinan, at three hundred and sixty dollars per annum; two employees, at one hundred and eighty dollars per annum each; one employee, at one hundred and fifty dollars per annum.

Courts of First Instance, Fourth District:

One judge, at five thousand dollars per annum; one employee, Class A; two employees, Class J; one clerk, Tarlac, at nine hundred dollars per annum; one clerk, Pampanga, at one thousand dollars per annum; one clerk, Nueva Ecija, at nine hundred dollars per annum; one deputy clerk, Pampanga, at three hundred dollars per annum; one employee, at two hundred and forty dollars per annum; three employees, at one hundred and fifty dollars per annum each; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fifth District:

One judge, at five thousand dollars per annum; one clerk, Bulacan, at one thousand dollars per annum; one clerk, Rizal, at nine hundred dollars per annum; one employee, Class G; two employees, Class J; two employees, at one hundred and eighty dollars per annum each; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Sixth District:

One judge, at five thousand dollars per annum; one clerk, Laguna, at nine hundred dollars per annum; one clerk, Cavite, at nine hundred dollars per annum; one clerk, Bataan, at eight hundred dollars per annum; one employee, Class C; four employees, Class J; two employees, at one hundred and eighty dollars per annum each; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Seventh District:

One judge, at five thousand dollars per annum; one employee, Class A; one clerk, Batangas, at one thousand one hundred dollars per annum; one clerk, Tayabas, at nine hundred dollars per annum; one clerk, Marinduque, at seven hundred dollars per annum; one clerk, Mindoro, at eight hundred dollars per annum; four employees, Class J; five employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Eighth District:

One judge, at five thousand dollars per annum; two employees, class nine; one clerk, Camarines, at nine hundred dollars per annum; one clerk, Albay, at nine hundred dollars per annum; one clerk, Sorsogon, at eight hundred dollars per annum; three employees, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and fifty dollars per annum; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Ninth District:

One judge, at five thousand dollars per annum; one employee, class seven; one employee, class nine; one clerk, Iloilo, at one thousand two hundred dollars per annum; one employee, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at ninety dollars per annum.

Courts of First Instance, Tenth District:

One judge, at five thousand dollars per annum; one employee, Class D; one clerk, Occidental Negros, at one thousand one hundred dollars per annum; one clerk, Antique, at nine hundred dollars per annum; two employees, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and forty-four dollars per annum; one employee at ninety dollars per annum.

Courts of First Instance, Eleventh District:

One judge, at five thousand dollars per annum; one employee, class seven; one employee, Class D; one clerk, Cebu, at one thousand two hundred dollars per annum; one clerk, Oriental Negros, at eight hundred dollars per annum; one clerk, Bohol, at one thousand dollars per annum; one deputy clerk, Cebu, Class D; two employees, Class H; two employees, Class J; two employees, at one hundred and eighty dollars per annum each; one employee, at one hundred and twenty dollars per annum; two employees, at sixty dollars per annum each.

Courts of First Instance, Twelfth District:

One judge, at five thousand dollars per annum; one employee, Class D; one clerk, Samar, at nine hundred dollars per annum; one clerk, Leyte, at one thousand dollars per annum; two employees, Class J; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Thirteenth District:

One judge, at four thousand five hundred dollars per annum; one employee, class nine; one clerk, Misamis, at nine hundred dollars per annum; one clerk, Surigao, at eight hundred dollars per annum; one clerk, district of Lanao, at three hundred dollars per annum; one clerk, subdistrict of Dapitan, at three hundred dollars per annum; one employee, Class J; one employee, at one hundred and eighty dollars per annum; four employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fourteenth District:

One judge, at four thousand five hundred dollars per annum; one clerk, district of Zamboanga, at one thousand two hundred dollars per annum; one clerk, Jolo, at one thousand dollars per annum; five deputy clerks, at two hundred dollars per annum each; four employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fifteenth District:

One judge, at four thousand five hundred dollars per annum; one employee, class eight; one fiscal, at one thousand five hundred dollars per annum; one employee, class nine; one clerk, Capiz, at nine hundred dollars per annum; one clerk, Romblon, at five hundred dollars per annum; one clerk, Masbate, at four hundred dollars per annum; one clerk, Paragua, at three hundred dollars per annum; one deputy clerk, Paragua, at two hundred dollars per annum; two employees, Class J; one employee, at one hundred and eighty dollars per annum; two employees, at one hundred and twenty dollars per annum each; and clerical and translating assistants to fiscal, not to exceed four hundred pesos.

Courts of First Instance, Mountain District:

One judge, at four thousand five hundred dollars per annum; one fiscal, at one thousand six hundred dollars per annum; one clerk, at one thousand six hundred dollars per annum; three deputy clerks, at three hundred dollars per annum each; three employees, at one hun-

dred and twenty dollars per annum each; and clerical, interpreting and translating assistants to fiscal not to exceed one thousand pesos.

Court of Customs Appeals:

Two judges, at four thousand five hundred dollars per annum each; one clerk, at one thousand six hundred dollars per annum; one employee, class eight; one employee, at one hundred and eighty dollars per annum.

Judges of first instance and employees at large:

Four judges, at four thousand five hundred dollars per annum each; two employees, class eight; two employees, class nine.

Court of Land Registration:

One judge, at five thousand dollars per annum; one judge, at four thousand dollars per annum; one clerk, at two thousand five hundred dollars per annum; one assistant clerk, at two thousand dollars per annum; one examiner of titles, Manila, at one thousand five hundred dollars per annum; five examiners of titles, at one thousand two hundred dollars per annum each; two employees, class seven; two employees, class eight; one employee, class nine; one employee, Class A; two employees, Class D; three employees, Class E; one employee, Class F; one employee, Class G; three employees, Class H; one employee, Class I; three employees, at one hundred and eighty dollars per annum each.

Office of the Attorney-General:

Attorney-General, at seven thousand dollars per annum; Solicitor-General, at five thousand five hundred dollars per annum; Assistant Attorney-General, at four thousand five hundred dollars per annum; one Supervisor of Fiscals, at four thousand dollars per annum; one Assistant Attorney-General, Philippines Constabulary, at three thousand five hundred dollars per annum; one Assistant Solicitor-General, at two thousand five hundred dollars per annum; one Deputy Supervisor of Fiscals, at two thousand five hundred dollars per annum; one assistant lawyer, at two thousand four hundred dollars per annum; one assistant lawyer, at two thousand two hundred and fifty dollars per annum; two assistant lawyers, at one thousand eight hundred dollars per annum each; one assistant lawyer, at one thousand six hundred dollars per annum; one assistant lawyer, at one thousand four hundred dollars per annum; one clerk and translator, at two thousand four hundred dollars per annum; one disbursing officer, class five; one translator, class six; six employees class seven; two employees, class eight; one employee, Class A; one employee, at eight hundred dollars per annum; two employees, Class D; one employee, Class G; one employee, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and twenty dollars per annum.

Total for salaries and wages, three hundred and fifty thousand pesos.

Transportation, Bureau of Justice, nineteen hundred and four: For the actual and necessary traveling expenses of judges, employees of courts, of the office of the Attorney-General, and of special employees traveling on official business; six thousand pesos.

Contingent expenses, Bureau of Justice, nineteen hundred and four: For contingent expenses, including purchase of office furniture, supplies, and repairs; sheriffs' fees and per diems; per diem allowances

of four dollars for judges of the Courts of First Instance while absent from their districts on duty in Manila; per diems provided by Act Numbered Eight hundred and sixty-seven; pay for special emergency interpreters or other employees, under approval of the Secretary of Finance and Justice; and for other incidental expenses; sixteen thousand pesos.

In all, for the Bureau of Justice, three hundred and seventy-two thousand pesos.

DEPARTMENT OF PUBLIC INSTRUCTION.

BUREAU OF EDUCATION.

Salaries and wages, Bureau of Education, nineteen hundred and four:

Office of the General Superintendent:

General Superintendent, at six thousand dollars per annum; assistant to General Superintendent, at two thousand four hundred dollars per annum; two clerks, class five; one clerk, class six; three clerks, class seven; six clerks, class eight; six clerks, class nine; one clerk, class ten; one clerk, Class A; one clerk, Class D; at seven hundred dollars per annum; one clerk, Class E; one employee, at two hundred and ten dollars per annum; four employees, at one hundred and fifty dollars per annum each; seven employees, at one hundred and twenty dollars per annum each; two carpenters, at three hundred dollars per annum each; wages of laborers handling supplies, not to exceed one thousand two hundred pesos.

Offices of the division superintendents:

Thirty-one division superintendents, not to exceed fifty-nine thousand three hundred and fifty pesos; ten clerks, class nine; seven clerks, Class A; fourteen clerks, Class D.

General teaching force:

Superintendent, Normal School, Manila, at three thousand dollars per annum; superintendent, Trade School, Manila, at two thousand four hundred dollars per annum; three teachers, class five; eight teachers, class six; six teachers, class seven; fifty teachers, class eight, at one thousand five hundred dollars per annum each; eighty teachers, class eight; sixty teachers, class nine, at one thousand three hundred dollars per annum each; three hundred and fifty teachers, class nine; fifty teachers, class ten, at one thousand one hundred dollars per annum each; one hundred and sixty teachers, class ten; one hundred teachers, Class A; six teachers, Class C, at eight hundred dollars per annum each; twenty teachers, Class D; twenty teachers, Class E; twenty teachers, Class F; twenty teachers, Class G; twenty teachers, Class H; forty teachers, Class I; sixty teachers, Class J; sixteen teachers for the Tinguian municipalities of Abra, at not exceeding six dollars per month each; sixteen teachers for the Ilocano pueblos of Abra, at not exceeding ten dollars per month each; three hundred night-school teachers, at one dollar and fifty cents each per night, thirteen nights per month: *Provided*, That fifty of these teachers are assigned to towns where there is a special demand for night-school instruction and where an average attendance of twenty-five pupils shall be maintained.

Other employees:

Normal School, Manila, two employees at one hundred and eighty dollars per annum each, and six employees at one hundred and twenty dollars per annum; Trade School, Manila, two employees at one hundred and twenty dollars per annum each; Nautical School, Manila, two employees at one hundred and eighty dollars per annum each; one mechanic, at three hundred and sixty dollars per annum.

Total for salaries and wages, eight hundred and ninety-five thousand five hundred pesos.

Transportation, Bureau of Education, nineteen hundred and four: For the actual and necessary traveling expenses of the General Superintendent, assistant to General Superintendent, division superintendents, and employees; for the actual and necessary traveling expenses of teachers from Manila to their respective stations and upon transfer to new stations within the Archipelago when directed by the General Superintendent for the benefit of the Bureau; and for the actual and necessary traveling expenses, not including maintenance, of teachers of English designated by their division superintendents to visit and instruct in barrio schools, since July first, nineteen hundred and three; ten thousand four hundred pesos.

Transportation, Bureau of Education, nineteen hundred and three: For actual and necessary traveling expenses, not including maintenance, of teachers of English designated by their division superintendents to visit and instruct in barrio schools; four hundred pesos.

School furniture and supplies, Bureau of Education, nineteen hundred and four: For the purchase of school books, furniture, and supplies, including cartage, packing, storage, and transportation of same; fifty thousand pesos.

Contingent expenses, Bureau of Education, nineteen hundred and four: For contingent expenses, including compensation and expenses of the superior advisory board; purchase of office furniture and supplies; purchase of fuel, light, and water for girls' dormitory, Normal School, Manila, and of distilled water for Manila schools; for rent of Nautical School, of dormitory for girls attending Normal School, of offices and storerooms for division superintendents, and of storeroom in Manila; for construction and equipment of girls' industrial school at Bua, Benguet; for purchase of clothing and bedding for Igorrote pupils in boys' industrial training school at Baguio, Benguet, and of material and agricultural implements for said training school; for completion of Igorrote boys' industrial training school at Bontoc; for preliminary expense in construction of Igorrote industrial school at Cervantes, Bontoc; equipment and supplies for cooking class in the Manila Trade School; establishment of an industrial school for the Tinguianes in the Province of Abra, including machinery and tools for equipping same; incidental expenses; for medical attention to students in Manila Normal School, at twenty-five dollars per month: *Provided*, That payment hereunder may be made to a physician now in the civil service, the provisions of existing laws to the contrary notwithstanding.

Total for contingent expenses, twenty-nine thousand seven hundred pesos.

In all for the Bureau of Education, nine hundred and eighty-six thousand pesos.

BUREAU OF PUBLIC PRINTING.

Salaries and wages, Bureau of Public Printing, nineteen hundred and four: Public Printer, at four thousand dollars per annum; superintendent of instruction, at three thousand dollars per annum; one craftsman instructor, class four; six craftsmen instructors, class five; one clerk, class six; six craftsmen instructors, class six; two clerks, class seven; eighteen craftsmen instructors, class seven; one clerk, class eight; sixteen craftsmen instructors, class eight; one clerk, class nine; one craftsman instructor, class nine; one employee, class ten; four employees, Class A; one helper, Class A; one clerk, Class B; one clerk, Class C; four watchmen, Class C; two employees, Class D; two clerks, Class H; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and fifty dollars per annum; for salaries and wages of craftsmen, junior craftsmen, mechanics, helpers, laborers, and so forth, not to exceed thirty-four thousand pesos; for salaries and wages of apprentices, not to exceed three thousand six hundred pesos; total, one hundred and twenty-two thousand six hundred pesos.

Contingent expenses, Bureau of Public Printing, nineteen hundred and four: For contingent expenses, including additional machinery, material, supplies, lithographing, rents, repairs to machinery, office supplies, horses, forage, telephone, filling, grading, and curbing northern half of lot; and other incidental expenses; sixty-eight thousand four hundred pesos.

Contingent expenses, Bureau of Public Printing, nineteen hundred and three: For contingent expenses, including additional machinery, material, supplies, horses, forage; repairs, and other incidental expenses; seven thousand seven hundred and fifty pesos.

In all, for the Bureau of Public Printing, one hundred and ninety-eight thousand seven hundred and fifty pesos, under the provisions of Act Numbered Eight hundred and seven.

BUREAU OF ARCHIVES.

Salaries and wages, Bureau of Archives, nineteen hundred and four: Chief of Bureau, at three thousand dollars per annum; one clerk, class seven; three clerks, class eight; one clerk, class ten; one clerk, Class A, for three months only; three clerks, Class D; two clerks, Class F; two clerks, Class H; one clerk, Class I; two clerks, Class J; three employees, at one hundred and fifty dollars per annum each; twelve thousand five hundred pesos.

Contingent expenses, Bureau of Archives, nineteen hundred and four: For contingent expenses, including the purchase of office furniture, typewriter and supplies, and other incidental expenses; five hundred and fifty pesos.

In all, for the Bureau of Archives, thirteen thousand and fifty pesos: *Provided*, That the Bureau of Patents, Copyrights, and Trade-Marks shall be merged in the Bureau of Archives.

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Salaries and wages, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: Chief of Bureau, at four thousand dollars per annum; master builder, at two thousand

two hundred and fifty dollars per annum; one superintendent of construction, class six; one clerk and electrical engineer, class six; one disbursing officer, class six; two clerks, class seven; one electrical engineer, class seven, for four months only; five clerks, class eight; four clerks, class nine; two clerks, Class F; two clerks, Class G; one clerk, Class I; one employee, at two hundred and ten dollars per annum; one employee, at one hundred and fifty dollars per annum; twenty-eight thousand pesos.

Public works, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: For alterations, maintenance, and repair of the following-named public buildings, not to exceed in cost the amounts set opposite the names of the respective buildings and bureaus:

Ayuntamiento Building: Renovating large sessions hall and rewiring chandeliers, seven hundred pesos; remodeling small sessions hall into office for Vice-Governor, one thousand pesos; cleaning and repainting ironwork on banisters, four hundred pesos; total, two thousand one hundred pesos.

Board of Health for the Philippine Islands: Ventilators and fire-plugs at hospital for contagious diseases, five hundred and thirty pesos; general alterations and repairs, San Lazaro Hospital, one thousand pesos; total, one thousand five hundred and thirty pesos.

Bureau of Agriculture: For erection of barn and sheds for cattle, two thousand eight hundred pesos.

Bureau of Architecture: New partition, shelving, and so forth, for office building, six hundred pesos.

Bureau of Coast Guard and Transportation: General alterations and repairs to office building, four hundred pesos.

Bureau of Customs and Immigration: General alterations and repairs, including alterations of immigration station, twelve thousand pesos.

Bureau of Government Laboratories, Serum Laboratory: General repairs, additional water piping to new stables, small animal house, and so forth, two thousand pesos.

Bureau of Public Printing: General repairs and new roof, eight thousand pesos.

Bureau of the Insular Treasury: Brass grill work in cash room, one thousand two hundred dollars.

Civil Sanitarium and other Government buildings, Baguio, Benguet: Completion of barn, general repairs, construction, painting, and so forth, seventeen thousand pesos.

Insular Cold Storage and Ice Plant: Painting and repairing deck houses, and general repairs, six hundred pesos.

Intendencia Building: For new roof, eight thousand pesos.

Oriente Hotel Building: General alterations and repairs, fifty-nine thousand pesos.

Philippine Civil Hospital: General alterations and repairs, one thousand pesos.

Santa Potenciana Building: General alterations, repairs, and so forth, one thousand pesos.

General alterations, repairs, and emergency work, twenty thousand pesos.

Purchase of building supplies, tools, and so forth, twenty thousand pesos.

Total for public works, one hundred and fifty-seven thousand two hundred and thirty pesos.

Contingent expenses, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: For contingent expenses, including the purchase of drafting room and office supplies, furniture, ice, technical books, and water; rent of post-office box and telephone; advertising, laundry, and other incidental expenses; two thousand two hundred pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, one hundred and eighty-seven thousand four hundred and thirty pesos.

AMERICAN CIRCULATING LIBRARY OF MANILA.

Salaries and wages, American Circulating Library of Manila, nineteen hundred and four: Librarian, at one thousand two hundred dollars per annum; assistant librarian, at nine hundred dollars per annum; two employees, at one hundred and twenty dollars per annum each; two thousand three hundred pesos.

Contingent expenses, American Circulating Library of Manila nineteen hundred and four: For contingent expenses, including purchase of ice, coolie hire, rent of library building, electric lighting, water tax, and other incidental expenses, one thousand two hundred pesos.

In all, for the American Circulating Library of Manila, three thousand five hundred pesos, under the provisions of Act Numbered Eight hundred and seven.

THE OFFICIAL GAZETTE.

Salaries and wages, the Official Gazette, nineteen hundred and four: Editor, at one thousand eight hundred dollars per annum; one clerk, class eight; one clerk, Class C; two clerks, Class D; one clerk, Class I; four thousand six hundred pesos.

Contingent expenses, the Official Gazette, nineteen hundred and four: For contingent expenses, including purchase of office furniture and supplies; allowance to the Editor of not exceeding twenty pesos per month in lieu of carromata hire; and other incidental expenses; five hundred and twenty pesos.

In all, for the Official Gazette, five thousand one hundred and twenty pesos.

SUPERINTENDENT OF THE INTENDENCIA BUILDING.

Salaries and wages, superintendent of the Intendencia Building, nineteen hundred and four: Superintendent, at two hundred and fifty dollars per annum; one janitor, at one hundred and eighty dollars per annum; eight laborers, at one hundred and fifty dollars per annum each; one thousand six hundred and thirty pesos.

Contingent expenses, superintendent of the Intendencia Building, nineteen hundred and four: For contingent expenses, including purchase of supplies; electric lighting; minor repairs, and other incidental expenses; three thousand two hundred pesos.

In all, for the superintendent of the Intendencia Building, four thousand eight hundred and thirty pesos.

CUSTODIAN OF THE SANTA POTENCIANA BUILDING.

Salaries and wages, custodian of the Santa Potenciana Building, nineteen hundred and four: One watchman, at seven hundred and eighty dollars per annum; one janitor, Class D; ten laborers, at one hundred and twenty dollars per annum each; two thousand and sixty pesos.

Contingent expenses, custodian of the Santa Potenciana Building, nineteen hundred and four: For contingent expenses, including the purchase of ice, water, and other supplies; construction of sidewalk and curbing on Calles Victoria and Palacio; electric lighting, and other incidental expenses; two thousand eight hundred pesos.

In all, for the custodian of the Santa Potenciana Building, four thousand eight hundred and sixty pesos.

PROVINCIAL GOVERNMENT OF BENGUET.

Salaries and wages, provincial government of Benguet, nineteen hundred and four: Governor, at one thousand six hundred dollars per annum; secretary, at one thousand dollars per annum; one clerk, Class A; one clerk, Class I; one clerk, Class J; one laborer, at sixty dollars per annum; messenger service, not to exceed one hundred and four pesos; and hire of laborers, not to exceed sixty pesos; one thousand pesos.

Transportation, provincial government of Benguet, nineteen hundred and four: For the actual and necessary traveling expenses of officers and employees, and the transportation of supplies, four hundred pesos.

Contingent expenses, provincial government of Benguet, nineteen hundred and four: For the purchase of office furniture and supplies; repairs to roads, bridges, and public buildings; court expenses; sanitary emergency fund; subsistence of pupils in the industrial school; subsistence of prisoners; and other incidental expenses; four thousand pesos.

In all, for the provincial government of Benguet, five thousand four hundred pesos.

PROVINCIAL GOVERNMENT OF LEPANTO-BONTOC.

Salaries and wages, provincial government of Lepanto-Bontoc, nineteen hundred and four: Governor, at two thousand four hundred dollars per annum; supervisor, at one thousand five hundred dollars per annum; secretary-treasurer, at one thousand four hundred dollars per annum; lieutenant-governor of Bontoc, at one thousand five hundred dollars per annum; lieutenant-governor of Amburayan, at one thousand two hundred dollars per annum; two clerks, class nine, one for three months only; one interpreter, Class D; two clerks, Class I; one translator, Class I; two interpreters, Class I; one deputy-treasurer, Class J, at two hundred and eighty-eight dollars per annum; one deputy-treasurer, Class J; one clerk, Class K, at one

hundred and eighty dollars per annum; two employees, at ninety-six dollars per annum each; one employee, at ninety dollars per annum; one employee, at forty-eight dollars per annum; eleven thousand pesos.

Transportation, provincial government of Lepanto-Bontoc, nineteen hundred and four: For actual and necessary traveling expenses of officers and employees on official business, and for transportation of Government property, one thousand pesos.

Contingent expenses, provincial government of Lepanto-Bontoc, nineteen hundred and four: For contingent expenses, including purchase of office furniture and supplies; building repairs; construction and repairs of bridges, roads, and trails, not to exceed five thousand pesos; for a fund to be expended by the provincial governor under the provisions of Act Numbered Six hundred and eighty-two, not to exceed eight hundred pesos; and other incidental expenses; twelve thousand pesos.

In all, for the provincial government of Lepanto-Bontoc, twenty-four thousand pesos.

PROVINCIAL GOVERNMENT OF MINDORO.

Salaries and wages, and contingent expenses, provincial government of Mindoro, nineteen hundred and four: For salaries and wages and for general provincial expenses, including maintenance of and repairs to provincial steam launch, purchase of office supplies and stationery, blanks and blank books, sheriff's fees, subsistence of prisoners, transportation of officers and supplies, maintenance and operation of telephone system, and other incidental expenses; twelve thousand pesos: *Provided*, That the unexpended balance of funds appropriated for the support of the provincial government of Mindoro for the first half of the fiscal year nineteen hundred and four shall be made available for expenditure for the whole of said fiscal year.

PROVINCIAL GOVERNMENT OF NUEVA VIZCAYA.

Salaries and wages, provincial government of Nueva Vizcaya, nineteen hundred and four: Governor, at two thousand four hundred dollars per annum; secretary-treasurer, at one thousand two hundred dollars per annum; president of provincial board of health, at nine hundred dollars per annum; fiscal, at six hundred dollars per annum; one deputy treasurer, class nine; one clerk, Class F; one clerk, Class G; one clerk, Class K, at one hundred and fifty dollars per annum; one corral boss, Class E; one assistant corral boss, at one hundred and eight dollars per annum; one Igorrote interpreter for Quiangan District, at eighty-four dollars per annum; one messenger, at seventy-two dollars per annum; one janitor, at sixty-six dollars per annum; seven hundred and fifty pesos.

Contingent expenses, provincial government of Nueva Vizcaya, nineteen hundred and four: For contingent expenses, including the purchase of forage and supplies; maintenance of high school, subsistence of prisoners, and so forth; construction and repairs of roads,

including labor thereon; rents, and other incidental expenses; four thousand pesos.

In all, for the provincial government of Nueva Vizcaya, four thousand seven hundred and fifty pesos.

OPIUM COMMITTEE.

The sum of seven thousand pesos is hereby appropriated as an additional sum to carry out the provisions of Act Numbered Eight hundred, as amended.

COLLECTING LIBRARIAN.

For the salary of the Collecting Librarian, as provided in Act Numbered Six hundred and eighty-eight, three thousand pesos.

MISCELLANEOUS.

The following sums, or so much thereof as may be found to be due on settlement of the respective claims by the Auditor, are hereby appropriated for the purposes specified:

For Strachan and MacMurray, for repairs to the launch *Frankfort* while the same was under the control of the Province of Occidental Negros, and bills for which have been rendered to said province, two thousand two hundred and forty pesos: *Provided*, That the Auditor shall require the provincial authorities of Occidental Negros to deposit with the Treasurer of the Philippine Islands, to the credit of "Miscellaneous receipts," all earnings which have accrued to the province by reason of the use of said launch.

For Ciriaco Villamor, for reimbursement for a quantity of rice and other property which had become infected by cholera and was destroyed by order of the Commissioner of Public Health in the month of August, nineteen hundred and two, nine hundred and forty pesos.

Insular salary and expense fund:

For the payment of salaries and expenses of civil officers and employees properly chargeable to insular funds and not otherwise specifically provided for, including half salary and traveling expenses of employees from the United States to Manila, for expenses connected with the deportation of convicted vagrants, and for the payment to the estates of deceased employees of salaries due such employees for the leaves of absence to which they were entitled at the time of their deaths, in accordance with the provisions of Act Numbered One thousand and forty, and such other expenses of like character, payment of which shall be directed by the Executive Office, and for the payment of rewards for information leading to the capture and conviction of a member of a band of brigands, and so forth, authorized under the provisions of Act Numbered Five hundred and twenty-two, and for the discovery and prevention of crime, sixty thousand pesos; but no salary shall be paid to any officer or employee for a period subsequent to his arrival in Manila from this appropriation when the Bureau to which he may be assigned has a vacancy

from the appropriation for which he may be properly paid, or the provincial office to which he may be assigned was vacant: *Provided*, That the Civil Governor may, in his discretion, commute two or more years' accrued leave of absence to persons entitled to visit the United States on such leave, and authorize the payment of the amount so accrued in a gross sum from this appropriation.

Total of appropriations for all purposes, eight million fourteen thousand and ninety-eight pesos and seventy-seven centavos, Philippines currency, or so much thereof as may be necessary.

SEC. 2. The provisions of the first paragraph of section two of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this appropriation bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 11, 1904.

[No. 1050.]

AN ACT To authorize the issue of three million dollars of certificates of indebtedness under and by authority of section six of the Act of Congress entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands," approved March second, nineteen hundred and three, in addition to the six millions of dollars of certificates of the same character already authorized by Acts Numbered Six hundred and ninety-six and Seven hundred and ninety-two, and appropriating the sum of three million and thirty thousand dollars, in gold coin of the United States, from the gold-standard fund for the purpose of paying the principal and the last quarterly interest of the first series of certificates of indebtedness issued pursuant to the provisions of said Act Numbered Six hundred and ninety-six.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Secretary of War is hereby authorized, on behalf of the Government of the Philippine Islands, temporarily to issue certificates of indebtedness to the extent of three million dollars, in money of the United States, bearing interest at a rate not to exceed four per centum annually, payable at periods of three months or more, but not later than one year from date of issue, in denominations of one thousand dollars, in currency of the United States, and redeemable in gold coin of the United States, which certificates of indebtedness shall be disposed of by the Secretary of War at such favorable rate of interest or premium as he may be able to secure, the proceeds thereof to be deposited with the Guaranty Trust Company of New York, the authorized depository of the Government of the Philippine Islands, to the credit of the Treasury of the Philippine Islands. These certificates are authorized by, and shall be issued in accordance with, section six of the Act of Congress approved March second, nineteen hundred and three, entitled "An Act to establish a standard of value and to provide for a coinage system in the Phil-

ippine Islands," and the proceeds thereof are to be used as provided in said Act. The certificates issued hereunder shall state upon their face that they have been issued in accordance with the terms of said section and by authority of this Act of the Philippine Commission, and that they are in addition to the issue of six millions of dollars of similar certificates issued under Acts Numbered Six hundred and ninety-six and Seven hundred and ninety-two of the Philippine Commission, enacted March twenty-third and June thirtieth, nineteen hundred and three, respectively.

SEC. 2. The Secretary of War shall report to the Auditor and the Treasurer of the Philippine Islands the amount of the certificates of indebtedness the issue of which is authorized in the previous section, which he shall issue under the authority thereof, the numbers and denominations thereof, the rate of interest to be paid thereon, the time when payable, the premium, if any, at which they were issued, and the total proceeds therefrom; and such facts shall be made a matter of record in the offices of the Auditor and the Treasurer of the Philippine Islands. The certificates to be issued under this Act shall be numbered consecutively, the first certificate thereof bearing the number next after that of the last numbered certificate issued under Act Numbered Seven hundred and ninety-two.

SEC. 3. Pursuant to the provisions of section one of Act Numbered Nine hundred and thirty-eight, which declares "That whenever the public interest permits, there may be withdrawn from the gold-standard fund such amount as the Philippine Government may deem proper to pay the principal and interest of all, or any part of, the certificates of indebtedness issued under section six of the said Act of Congress of March second, nineteen hundred and three," there is hereby appropriated from the gold-standard fund the sum of three million and thirty thousand dollars, gold coin of the United States, for the payment, in New York, upon maturity, of the principal and last quarterly interest of the first series of certificates of indebtedness, maturing May first, nineteen hundred and four, and issued pursuant to the provisions of section six of the Act of Congress approved March second, nineteen hundred and three, and Act Numbered Six hundred and ninety-six of the Philippine Commission.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, February 12, 1904.

[No. 1051.]

AN ACT To amend the municipal code by disqualifying persons convicted of certain offenses from voting at municipal elections or holding municipal offices.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Eighty-two, entitled "The Municipal

from the appropriation for which he may be properly paid, or the provincial office to which he may be assigned was vacant: *Provided*, That the Civil Governor may, in his discretion, commute two or more years' accrued leave of absence to persons entitled to visit the United States on such leave, and authorize the payment of the amount so accrued in a gross sum from this appropriation.

Total of appropriations for all purposes, eight million fourteen thousand and ninety-eight pesos and seventy-seven centavos, Philippines currency, or so much thereof as may be necessary.

SEC. 2. The provisions of the first paragraph of section two of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this appropriation bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 11, 1904.

[No. 1050.]

AN ACT To authorize the issue of three million dollars of certificates of indebtedness under and by authority of section six of the Act of Congress entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands," approved March second, nineteen hundred and three, in addition to the six millions of dollars of certificates of the same character already authorized by Acts Numbered Six hundred and ninety-six and Seven hundred and ninety-two, and appropriating the sum of three million and thirty thousand dollars, in gold coin of the United States, from the gold-standard fund for the purpose of paying the principal and the last quarterly interest of the first series of certificates of indebtedness issued pursuant to the provisions of said Act Numbered Six hundred and ninety-six.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Secretary of War is hereby authorized, on behalf of the Government of the Philippine Islands, temporarily to issue certificates of indebtedness to the extent of three million dollars, in money of the United States, bearing interest at a rate not to exceed four per centum annually, payable at periods of three months or more, but not later than one year from date of issue, in denominations of one thousand dollars, in currency of the United States, and redeemable in gold coin of the United States, which certificates of indebtedness shall be disposed of by the Secretary of War at such favorable rate of interest or premium as he may be able to secure, the proceeds thereof to be deposited with the Guaranty Trust Company of New York, the authorized depository of the Government of the Philippine Islands, to the credit of the Treasury of the Philippine Islands. These certificates are authorized by, and shall be issued in accordance with, section six of the Act of Congress approved March second, nineteen hundred and three, entitled "An Act to establish a standard of value and to provide for a coinage system in the Phil-

side the city of Manila," as amended by Act Numbered Six hundred and ninety-three, the words "nineteen hundred and four" being substituted for "nineteen hundred and three" wherever the latter words occur in the said Acts: *Provided, however,* That the compensation and traveling expenses of the two members of the board to be appointed by the Civil Governor, by and with the consent of the Philippine Commission, shall be as provided in section twelve of Act Numbered Five hundred and eighty-two, but payable in Philippine currency.

SEC. 3. In all cases in which land in the Province of Batangas assessed for the year nineteen hundred and two or the year nineteen hundred and three was assessed at more than fifty per centum above the valuation made by the new board of tax revision, the provincial board is hereby authorized and required to reduce the assessment, for the year or years in which such excessive assessment of more than fifty per centum was made, to the amount fixed by the new board of tax revision for the same land for the year nineteen hundred and four, and the provincial treasurer shall comply with the order of the provincial board by making the reduction upon the records of the municipality and province.

SEC. 4. In all cases in which the money has been paid upon the excessive assessment as described in the section immediately preceding, it shall be the duty of the provincial board to allow a credit of the amount of such excess payment to be applied upon taxes due for the year nineteen hundred and four or the next subsequent year.

SEC. 5. In case the tax has not been paid on the excessive assessment, then the taxpayer or the person from whom the tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time before September first, nineteen hundred and four; and all proceedings for the sale of land because of the delinquency of payment on the excessive assessment as defined in section three shall be discontinued and held for naught, and the title to the land shall remain in the delinquent taxpayer, subject only to the lien for taxes on the assessment as reduced in accordance with section three hereof: *Provided,* That if the amount of taxes due on the reduced assessment is not paid before September first, nineteen hundred and four, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 6. In cases of excessive taxation described in section three hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer, upon redeeming his land by paying to the purchaser the amount required by law to be paid shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the provincial board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment, as reduced in accordance with the terms of section three of this Act, before September first, nineteen hundred and four.

SEC. 7. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 8. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1053.]

AN ACT Extending the time for the payment of the land tax in the Province of Capiz for the year nineteen hundred and three until April fifteenth, nineteen hundred and four, and providing for the refund of penalties already paid.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Capiz is hereby extended to April fifteenth, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in such province for the year nineteen hundred and three are hereby remitted, and the provincial treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed, upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1054.]

AN ACT To amend section eleven of Act Numbered Six hundred and nineteen, entitled "An Act to promote good order and discipline in the Philippines Constabulary," so as to provide that where the accused has been convicted by summary court three times within a year he may be sentenced to be dishonorably discharged and to forfeit all pay and allowances due or to become due, in addition to any other penalty provided by law.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section eleven of Act Numbered Six hundred and nineteen, entitled "An Act to promote good order and discipline in the Philippines Constabulary," is hereby amended by inserting in the eighteenth line of said section, after the word "discharged" and before the words "in addition to the penalties hereinbefore mentioned," the following words: "and to forfeit all pay and allowances due or to become due," so that the proviso in which said insertion occurs shall read as follows: "*Provided*, That where the accused is a noncommissioned officer or a first-class private, he may be sentenced to reduction to the grade of second-class private in addition thereto, and that where the accused has been convicted by summary court three times within a year he may be sentenced to be dishonorably

discharged and to forfeit all pay and allowances due or to become due, in addition to the penalties hereinbefore mentioned."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1055.]

AN ACT Regulating accountability for all receipts which may be derived from concessions granted in connection with the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis, Missouri, and creating the office of cashier for the Philippine exhibit, and for other purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All receipts from concessions granted by the Philippine Exposition Board in connection with the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis shall be deposited in the Insular Treasury, except as hereinafter provided, through a national bank depository at Saint Louis, to be designated by the Secretary of War, without any deduction, such deposits to revert to the credit of the appropriation made in Act Numbered Five hundred and fourteen for the collection and maintenance of said Philippine exhibit.

SEC. 2. For the purpose of carrying out the provisions of the preceding section, there shall be appointed by the Philippine Exposition Board, subject to the approval of the Secretary of War, an officer to be known as the cashier of the Philippine exhibit at Saint Louis, who shall receive a salary at the rate of two hundred dollars, United States currency, per month, and whose employment shall extend for such time after the close of the Exposition as may be necessary, in the discretion of the Secretary of War, for the closing of his accounts. The Philippine Exposition Board is further authorized to grant to the said cashier such clerical assistance as may be necessary properly to perform the work of his office, at salaries to be fixed by the Board, subject to the approval of the Secretary of War, and shall provide necessary office, office furniture, and office supplies. The said cashier and such of his assistants as shall be required to make collections shall give bonds to the Government of the Philippine Islands, through the Exposition Board, in such amounts as may be approved by the Secretary of War.

SEC. 3. Each individual, firm, company, or corporation which may be granted a concession on the grounds of the Philippine Exposition Board at Saint Louis, and known as the concessionaire, shall keep full and true accounts of the receipts from all sources mentioned in his or its contract, in a book or books especially kept for that purpose, and said accounts shall be at all times open to inspection by the Phil-

ippine Exposition Board, its cashier or his authorized representatives, and the Philippine Exposition Board shall prescribe the form of book or books above mentioned and the method in which the concessionaire shall keep such account, and may supervise the keeping of the same, and may require any changes in any existing methods of keeping said account or in the manner of ascertaining the amount of the gross receipts. The Philippine Exposition Board shall supply all checks, tickets, or other devices, of such design as it may select, and prescribe a system of duplicate checks, tickets, or other devices, and shall have the power to appoint agents, ticket sellers, and ticket takers, or other persons to carry out the provisions of this section, and shall require the use of cash registers or other appliances to receive and account for cash receipts from any source, whenever in its judgment it may be deemed necessary or desirable; and the cost of such agents, duplicate checks, tickets, ticket takers, ticket sellers, or other persons, devices, or appliances shall be paid for as may be provided in the contract concerned. Each individual, firm, company, or corporation holding a concession shall pay over to the cashier of the Exposition Board, daily, if required, and not less often than once each week, all moneys received from any source or sources covered by the said concessionaire's contract, without any deduction whatever: *Provided, however,* That in all cases in which the contract of the concessionaire requires a separation or division of such receipts between the Exposition Board and the concessionaire, and the respective amounts may be immediately determined, said concessionaire shall, upon the certificate of the chairman of the Exposition Board, be required to pay over to the cashier of the Exposition Board only such portion of the receipts as may properly accrue to the Philippine Government through the Exposition Board, in accordance with the terms of the contract. The moneys so received by the cashier shall be deposited as provided in section one of this Act.

SEC. 4. Each concessionaire, on paying over any amount whatsoever to the cashier of the Exposition Board, shall submit therewith abstracts of collections in triplicate covering such amount. Said abstract shall show the inclusive dates for which rendered, and the class of receipts shall be subdivided thereon by the concessionaire as follows:

- (a) Sale of articles fabricated or purchased for sale.
- (b) Sale of tickets for admission to ground or entertainments.
- (c) Miscellaneous receipts.

The concessionaire shall certify that the abstract is a true and correct account of all moneys whatsoever received by him or his agents during the period shown.

The following certificate, signed by the chairman of the Exposition Board or a designated examiner, shall also appear on the abstract:

"I certify that I have examined the books and accounts of this concessionaire for the period above shown and find this abstract to be a true account of all receipts for said period, as shown by the books in question."

In case of a separation or division of the receipts, as provided in section three of this Act, the abstract shall be made to show (a) the gross amount collected by the concessionaire, in the manner heretofore provided; (b) the amount withheld by the concessionaire under the

terms of his contract; and (c) the amount paid over to the cashier of the Exposition Board. The cashier of the Exposition Board shall, upon receipt of abstracts prepared in the manner herein provided, together with the full amount thereon shown, receipt for said amount upon the face of the abstract and return one copy of the same to the concessionaire. One of the remaining two copies shall be retained by the cashier and the other copy shall be used as a voucher to his regular account forwarded to the Auditor for the Philippine Islands. Incomplete or improperly prepared abstracts shall not be accepted by the cashier, and the refusal of any concessionaire to account to the cashier in the manner herein provided shall be construed as a breach of contract.

SEC. 5. The cashier of the Exposition Board shall render to the Auditor for the Philippine Islands monthly accounts, within ten days after the close of the month in which the funds were received, covering all of his receipts from any source whatsoever, in such manner as may be prescribed by the Auditor, said accounts being divided into receipts (a) from sales of articles fabricated or purchased for sale; (b) from sales of tickets for admission to ground or entertainments; (c) miscellaneous receipts. The accounts of the cashier shall be kept and rendered so as to show separately the receipts from every concession and class of concession, and such accounts shall be supported by the abstracts furnished by the concessionaire as provided in the foregoing section. All questions of difference arising between the cashier and the concessionaire shall be determined by the Exposition Board.

SEC. 6. All deposits made by the cashier in a designated depository shall be deposited "To the credit of the Treasurer of the Philippine Islands," and said depository shall issue receipts in duplicate to the cashier for all deposits so received and shall transmit to the Treasurer and Auditor for the Philippine Islands at the close of each month complete abstracts of said deposits, showing the name of the depositor, the number of the receipt, and the amount deposited. The cashier shall take credit in his accounts for all deposits so made, supporting the same by the original receipt of the depository issued therefor. Deposits when so made shall be subject only to the order of the Treasurer of the Philippine Islands.

SEC. 7. The Philippine Exposition Board may advance, for the benefit of any concessionaire, from the funds appropriated to meet the obligations of the Exposition Board, such sums as in its discretion may seem necessary or wise for the purchase of such articles and supplies as the concessionaire is authorized to sell for account of the Government as may be provided in his contract, but in no case shall the property in the hands of a concessionaire exceed the amount of his bond. All vouchers covering payments in the United States from the funds appropriated for the Philippine Exposition Board for the purchase of articles for sale, the payment of salaries of concessionaires and their employees, and expenses incurred in behalf of any concession or concessionaire under his contract, shall be certified to be correct by the concessionaire or his authorized agent, and approved by the chairman of the Exposition Board, and shall be payable by the disbursing officer appointed under section ten of Act Numbered

Five hundred and fourteen, as herein provided in section nine. All unexpended balances in the hands of other disbursing officers or agents of the Exposition Board in the United States on May first, nineteen hundred and four, shall be transferred to the disbursing officer for the Exposition Board in the regular way and be accounted for by him. All payments after May first, nineteen hundred and four, to be made in the Philippine Islands, in behalf of the Exposition Board, or of any concessionaire under his contract, shall be made by a designated disbursing officer in Manila, and all other agents in the Philippine Islands heretofore disbursing funds of the Exposition Board shall close their accounts and deposit their unexpended balances to the credit of the Exposition Board appropriations on or before May first, nineteen hundred and four.

SEC. 8. All disbursements by or on behalf of any concessionaire shall be shown separately on the books and accounts of the disbursing officer or agent making the payments.

SEC. 9. The Philippine Exposition Board is authorized to make final settlement with each concessionaire, at the close of the exposition, in accordance with the terms of his contract, and pay, through its regular disbursing officer, all balances found to be due the concessionaire thereunder, on proper vouchers, from its regular appropriations. The Board shall submit to the Auditor for the Philippine Islands a full and complete statement of the final settlements so made, the correctness of which shall be certified by the chairman of the Exposition Board and by the concessionaire. Differences arising between the Exposition Board and a concessionaire in such final settlements shall be determined by the Secretary of War.

SEC. 10. In the absence from the Philippine Islands of a majority or quorum of the members of the Philippine Exposition Board, all vouchers covering payments in the Philippine Islands from appropriations of the Exposition Board shall be approved by the Secretary of the Interior of the Philippine Islands, and all executive acts pertaining to the Exposition Board in the Philippine Islands shall be directed by the said Secretary of the Interior, and this section shall be retroactive from January first, nineteen hundred and four.

SEC. 11. All just and lawful claims and demands against the Philippine Exposition Board shall be settled as soon after the close of the exposition as practicable, and all balances to the credit of the appropriation for the maintenance of the Philippine Exposition Board shall immediately thereafter revert to the general funds of the Insular Government.

SEC. 12. All existing laws, or parts thereof, inconsistent with the provisions of this Act, are hereby repealed.

SEC. 13. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 14. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1056.]

AN ACT Providing for a court vacation and leave of absence of the judges of the courts of land registration and of customs appeals.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The regular sessions of the Courts of Land Registration and of Customs Appeals may be suspended for the period beginning with the first day of May and closing with the first day of July of each year, which shall be known as the court vacation after the analogy of the court vacation provided by law for the Supreme Court and Courts of First Instance. During the court vacation one judge of the Court of Land Registration and one judge of the Court of Customs Appeals shall remain in the Islands subject to the call of the Civil Governor for the performance of duties appertaining by law to his office. On or before the first day of January of each year the Civil Governor shall issue an executive order naming the judge of the Court of Land Registration and the judge of the Court of Customs Appeals who shall remain on duty. The assignment of judges for vacation duty shall be so arranged that no judge shall be assigned for vacation duty more than once in two years. The executive order herein provided may be modified from time to time according to emergencies and newly arising conditions. The judges of each of said courts assigned for vacation duty shall have the same power in all respects during the vacation period as during the periods of regular sessions of said courts, including the making of any necessary orders and of final decisions upon pending cases upon their merits, and final sentences of conviction or judgment of acquittal in criminal causes in the Court of Customs Appeals. Any judge of the Court of Customs Appeals who is assigned to vacation duty may be directed by the Civil Governor, when in his judgment the emergency shall require, to hold during the vacation period a special term of a Court of First Instance in any district, either to hear civil or criminal cases, and enter final judgment therein. The judges of the Court of Land Registration and Court of Customs Appeals not assigned to vacation duty may spend their vacation either in the Islands or abroad. Every third year after his appointment as judge, in addition to his vacation, each judge of the Court of Land Registration and of the Court of Customs Appeals shall be entitled to an additional vacation of three months. This five months' vacation shall be assigned to him by the Civil Governor, but shall always be fixed within a period to include the regular court vacation. No leave shall accumulate from year to year to the judges under this Act, but the Governor may in his discretion postpone the extra three months' vacation from one year to the next if this is required by public business, provided the judge shall have at least two such vacations in six years: *Provided, however,* That for the period prior to the going into effect of this Act any judge may have the benefit of the leave that would then have accrued to him under the provisions of Act Numbered Eighty and its amendments, had those provisions been applicable to him by express terms, should he so elect, after the passage of this Act; but he shall not be entitled to the benefits of the provisions accruing under Act Numbered Eighty and its amendments and likewise to those accruing under the provi-

sions of this Act. During the court vacations and during the leave of absence for five months granted every third year, the judges affected thereby and enjoying the same shall draw full pay. The right to a leave of absence for five months shall accrue to all judges who have served as judges three years in the Islands and who have not during that time visited the United States. This provision shall be retroactive. The service of a judge of the Court of Land Registration or of the Court of Customs Appeals appointed from the United States shall be deemed to have begun, for the purposes of this Act, thirty days before he landed in the Islands ready for duty.

SEC. 2. A person residing in the United States who is appointed judge of the Court of Land Registration or of the Court of Customs Appeals shall be paid the traveling expenses of himself and family from his place of residence to Manila, if he shall come by the route directed by the Chief Executive of the Islands. He shall be allowed one-half salary from the date of leaving home to come to Manila, and full salary from the date of his arrival in the Islands: *Provided*, That he proceeds directly to the Islands; otherwise, he shall be allowed half salary for such time only as is ordinarily required to perform the journey from his place of residence to Manila. If one has been employed as judge of the Court of Land Registration or Court of Customs Appeals for three years, he shall, if he so requests, upon retirement from the service, be furnished with transportation for himself and family from Manila to his place of residence.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1057.]

AN ACT Amending Act Numbered Nine hundred and nineteen, entitled "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories at San Isidro."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and nineteen, entitled "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories at San Isidro," is hereby amended as follows:

(a) By striking out of the title the words "at San Isidro" and inserting in lieu thereof the words "in that province," so that the title shall read as follows: "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories in that province."

side the city of Manila," as amended by Act Numbered Six hundred and ninety-three, the words "nineteen hundred and four" being substituted for "nineteen hundred and three" wherever the latter words occur in the said Acts: *Provided, however,* That the compensation and traveling expenses of the two members of the board to be appointed by the Civil Governor, by and with the consent of the Philippine Commission, shall be as provided in section twelve of Act Numbered Five hundred and eighty-two, but payable in Philippine currency.

SEC. 3. In all cases in which land in the Province of Batangas assessed for the year nineteen hundred and two or the year nineteen hundred and three was assessed at more than fifty per centum above the valuation made by the new board of tax revision, the provincial board is hereby authorized and required to reduce the assessment, for the year or years in which such excessive assessment of more than fifty per centum was made, to the amount fixed by the new board of tax revision for the same land for the year nineteen hundred and four, and the provincial treasurer shall comply with the order of the provincial board by making the reduction upon the records of the municipality and province.

SEC. 4. In all cases in which the money has been paid upon the excessive assessment as described in the section immediately preceding, it shall be the duty of the provincial board to allow a credit of the amount of such excess payment to be applied upon taxes due for the year nineteen hundred and four or the next subsequent year.

SEC. 5. In case the tax has not been paid on the excessive assessment, then the taxpayer or the person from whom the tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time before September first, nineteen hundred and four; and all proceedings for the sale of land because of the delinquency of payment on the excessive assessment as defined in section three shall be discontinued and held for naught, and the title to the land shall remain in the delinquent taxpayer, subject only to the lien for taxes on the assessment as reduced in accordance with section three hereof: *Provided,* That if the amount of taxes due on the reduced assessment is not paid before September first, nineteen hundred and four, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 6. In cases of excessive taxation described in section three hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer, upon redeeming his land by paying to the purchaser the amount required by law to be paid shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the provincial board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment, as reduced in accordance with the terms of section three of this Act, before September first, nineteen hundred and four.

SEC. 7. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 8. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1053.]

AN ACT Extending the time for the payment of the land tax in the Province of Capiz for the year nineteen hundred and three until April fifteenth, nineteen hundred and four, and providing for the refund of penalties already paid.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Capiz is hereby extended to April fifteenth, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in such province for the year nineteen hundred and three are hereby remitted, and the provincial treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed, upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1054.]

AN ACT To amend section eleven of Act Numbered Six hundred and nineteen, entitled "An Act to promote good order and discipline in the Philippines Constabulary," so as to provide that where the accused has been convicted by summary court three times within a year he may be sentenced to be dishonorably discharged and to forfeit all pay and allowances due or to become due, in addition to any other penalty provided by law.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section eleven of Act Numbered Six hundred and nineteen, entitled "An Act to promote good order and discipline in the Philippines Constabulary," is hereby amended by inserting in the eighteenth line of said section, after the word "discharged" and before the words "in addition to the penalties hereinbefore mentioned," the following words: "and to forfeit all pay and allowances due or to become due," so that the proviso in which said insertion occurs shall read as follows: "*Provided*, That where the accused is a noncommissioned officer or a first-class private, he may be sentenced to reduction to the grade of second-class private in addition thereto, and that where the accused has been convicted by summary court three times within a year he may be sentenced to be dishonorably

discharged and to forfeit all pay and allowances due or to become due, in addition to the penalties hereinbefore mentioned."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1055.]

AN ACT Regulating accountability for all receipts which may be derived from concessions granted in connection with the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis, Missouri, and creating the office of cashier for the Philippine exhibit, and for other purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All receipts from concessions granted by the Philippine Exposition Board in connection with the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis shall be deposited in the Insular Treasury, except as hereinafter provided, through a national bank depository at Saint Louis, to be designated by the Secretary of War, without any deduction, such deposits to revert to the credit of the appropriation made in Act Numbered Five hundred and fourteen for the collection and maintenance of said Philippine exhibit.

SEC. 2. For the purpose of carrying out the provisions of the preceding section, there shall be appointed by the Philippine Exposition Board, subject to the approval of the Secretary of War, an officer to be known as the cashier of the Philippine exhibit at Saint Louis, who shall receive a salary at the rate of two hundred dollars, United States currency, per month, and whose employment shall extend for such time after the close of the Exposition as may be necessary, in the discretion of the Secretary of War, for the closing of his accounts. The Philippine Exposition Board is further authorized to grant to the said cashier such clerical assistance as may be necessary properly to perform the work of his office, at salaries to be fixed by the Board, subject to the approval of the Secretary of War, and shall provide necessary office, office furniture, and office supplies. The said cashier and such of his assistants as shall be required to make collections shall give bonds to the Government of the Philippine Islands, through the Exposition Board, in such amounts as may be approved by the Secretary of War.

SEC. 3. Each individual, firm, company, or corporation which may be granted a concession on the grounds of the Philippine Exposition Board at Saint Louis, and known as the concessionaire, shall keep full and true accounts of the receipts from all sources mentioned in his or its contract, in a book or books especially kept for that purpose, and said accounts shall be at all times open to inspection by the Phil-

ippine Exposition Board, its cashier or his authorized representatives, and the Philippine Exposition Board shall prescribe the form of book or books above mentioned and the method in which the concessionaire shall keep such account, and may supervise the keeping of the same, and may require any changes in any existing methods of keeping said account or in the manner of ascertaining the amount of the gross receipts. The Philippine Exposition Board shall supply all checks, tickets, or other devices, of such design as it may select, and prescribe a system of duplicate checks, tickets, or other devices, and shall have the power to appoint agents, ticket sellers, and ticket takers, or other persons to carry out the provisions of this section, and shall require the use of cash registers or other appliances to receive and account for cash receipts from any source, whenever in its judgment it may be deemed necessary or desirable; and the cost of such agents, duplicate checks, tickets, ticket takers, ticket sellers, or other persons, devices, or appliances shall be paid for as may be provided in the contract concerned. Each individual, firm, company, or corporation holding a concession shall pay over to the cashier of the Exposition Board, daily, if required, and not less often than once each week, all moneys received from any source or sources covered by the said concessionaire's contract, without any deduction whatever: *Provided, however,* That in all cases in which the contract of the concessionaire requires a separation or division of such receipts between the Exposition Board and the concessionaire, and the respective amounts may be immediately determined, said concessionaire shall, upon the certificate of the chairman of the Exposition Board, be required to pay over to the cashier of the Exposition Board only such portion of the receipts as may properly accrue to the Philippine Government through the Exposition Board, in accordance with the terms of the contract. The moneys so received by the cashier shall be deposited as provided in section one of this Act.

SEC. 4. Each concessionaire, on paying over any amount whatsoever to the cashier of the Exposition Board, shall submit therewith abstracts of collections in triplicate covering such amount. Said abstract shall show the inclusive dates for which rendered, and the class of receipts shall be subdivided thereon by the concessionaire as follows:

- (a) Sale of articles fabricated or purchased for sale.
- (b) Sale of tickets for admission to ground or entertainments.
- (c) Miscellaneous receipts.

The concessionaire shall certify that the abstract is a true and correct account of all moneys whatsoever received by him or his agents during the period shown.

The following certificate, signed by the chairman of the Exposition Board or a designated examiner, shall also appear on the abstract:

"I certify that I have examined the books and accounts of this concessionaire for the period above shown and find this abstract to be a true account of all receipts for said period, as shown by the books in question."

In case of a separation or division of the receipts, as provided in section three of this Act, the abstract shall be made to show (a) the gross amount collected by the concessionaire, in the manner heretofore provided; (b) the amount withheld by the concessionaire under the

terms of his contract; and (c) the amount paid over to the cashier of the Exposition Board. The cashier of the Exposition Board shall, upon receipt of abstracts prepared in the manner herein provided, together with the full amount thereon shown, receipt for said amount upon the face of the abstract and return one copy of the same to the concessionaire. One of the remaining two copies shall be retained by the cashier and the other copy shall be used as a voucher to his regular account forwarded to the Auditor for the Philippine Islands. Incomplete or improperly prepared abstracts shall not be accepted by the cashier, and the refusal of any concessionaire to account to the cashier in the manner herein provided shall be construed as a breach of contract.

SEC. 5. The cashier of the Exposition Board shall render to the Auditor for the Philippine Islands monthly accounts, within ten days after the close of the month in which the funds were received, covering all of his receipts from any source whatsoever, in such manner as may be prescribed by the Auditor, said accounts being divided into receipts (a) from sales of articles fabricated or purchased for sale; (b) from sales of tickets for admission to ground or entertainments; (c) miscellaneous receipts. The accounts of the cashier shall be kept and rendered so as to show separately the receipts from every concession and class of concession, and such accounts shall be supported by the abstracts furnished by the concessionaire as provided in the foregoing section. All questions of difference arising between the cashier and the concessionaire shall be determined by the Exposition Board.

SEC. 6. All deposits made by the cashier in a designated depository shall be deposited "To the credit of the Treasurer of the Philippine Islands," and said depository shall issue receipts in duplicate to the cashier for all deposits so received and shall transmit to the Treasurer and Auditor for the Philippine Islands at the close of each month complete abstracts of said deposits, showing the name of the depositor, the number of the receipt, and the amount deposited. The cashier shall take credit in his accounts for all deposits so made, supporting the same by the original receipt of the depository issued therefor. Deposits when so made shall be subject only to the order of the Treasurer of the Philippine Islands.

SEC. 7. The Philippine Exposition Board may advance, for the benefit of any concessionaire, from the funds appropriated to meet the obligations of the Exposition Board, such sums as in its discretion may seem necessary or wise for the purchase of such articles and supplies as the concessionaire is authorized to sell for account of the Government as may be provided in his contract, but in no case shall the property in the hands of a concessionaire exceed the amount of his bond. All vouchers covering payments in the United States from the funds appropriated for the Philippine Exposition Board for the purchase of articles for sale, the payment of salaries of concessionaires and their employees, and expenses incurred in behalf of any concession or concessionaire under his contract, shall be certified to be correct by the concessionaire or his authorized agent, and approved by the chairman of the Exposition Board, and shall be payable by the disbursing officer appointed under section ten of Act Numbered

Five hundred and fourteen, as herein provided in section nine. All unexpended balances in the hands of other disbursing officers or agents of the Exposition Board in the United States on May first, nineteen hundred and four, shall be transferred to the disbursing officer for the Exposition Board in the regular way and be accounted for by him. All payments after May first, nineteen hundred and four, to be made in the Philippine Islands, in behalf of the Exposition Board, or of any concessionaire under his contract, shall be made by a designated disbursing officer in Manila, and all other agents in the Philippine Islands heretofore disbursing funds of the Exposition Board shall close their accounts and deposit their unexpended balances to the credit of the Exposition Board appropriations on or before May first, nineteen hundred and four.

SEC. 8. All disbursements by or on behalf of any concessionaire shall be shown separately on the books and accounts of the disbursing officer or agent making the payments.

SEC. 9. The Philippine Exposition Board is authorized to make final settlement with each concessionaire, at the close of the exposition, in accordance with the terms of his contract, and pay, through its regular disbursing officer, all balances found to be due the concessionaire thereunder, on proper vouchers, from its regular appropriations. The Board shall submit to the Auditor for the Philippine Islands a full and complete statement of the final settlements so made, the correctness of which shall be certified by the chairman of the Exposition Board and by the concessionaire. Differences arising between the Exposition Board and a concessionaire in such final settlements shall be determined by the Secretary of War.

SEC. 10. In the absence from the Philippine Islands of a majority or quorum of the members of the Philippine Exposition Board, all vouchers covering payments in the Philippine Islands from appropriations of the Exposition Board shall be approved by the Secretary of the Interior of the Philippine Islands, and all executive acts pertaining to the Exposition Board in the Philippine Islands shall be directed by the said Secretary of the Interior, and this section shall be retroactive from January first, nineteen hundred and four.

SEC. 11. All just and lawful claims and demands against the Philippine Exposition Board shall be settled as soon after the close of the exposition as practicable, and all balances to the credit of the appropriation for the maintenance of the Philippine Exposition Board shall immediately thereafter revert to the general funds of the Insular Government.

SEC. 12. All existing laws, or parts thereof, inconsistent with the provisions of this Act, are hereby repealed.

SEC. 13. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 14. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1056.]

AN ACT Providing for a court vacation and leave of absence of the judges of the courts of land registration and of customs appeals.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The regular sessions of the Courts of Land Registration and of Customs Appeals may be suspended for the period beginning with the first day of May and closing with the first day of July of each year, which shall be known as the court vacation after the analogy of the court vacation provided by law for the Supreme Court and Courts of First Instance. During the court vacation one judge of the Court of Land Registration and one judge of the Court of Customs Appeals shall remain in the Islands subject to the call of the Civil Governor for the performance of duties appertaining by law to his office. On or before the first day of January of each year the Civil Governor shall issue an executive order naming the judge of the Court of Land Registration and the judge of the Court of Customs Appeals who shall remain on duty. The assignment of judges for vacation duty shall be so arranged that no judge shall be assigned for vacation duty more than once in two years. The executive order herein provided may be modified from time to time according to emergencies and newly arising conditions. The judges of each of said courts assigned for vacation duty shall have the same power in all respects during the vacation period as during the periods of regular sessions of said courts, including the making of any necessary orders and of final decisions upon pending cases upon their merits, and final sentences of conviction or judgment of acquittal in criminal causes in the Court of Customs Appeals. Any judge of the Court of Customs Appeals who is assigned to vacation duty may be directed by the Civil Governor, when in his judgment the emergency shall require, to hold during the vacation period a special term of a Court of First Instance in any district, either to hear civil or criminal cases, and enter final judgment therein. The judges of the Court of Land Registration and Court of Customs Appeals not assigned to vacation duty may spend their vacation either in the Islands or abroad. Every third year after his appointment as judge, in addition to his vacation, each judge of the Court of Land Registration and of the Court of Customs Appeals shall be entitled to an additional vacation of three months. This five months' vacation shall be assigned to him by the Civil Governor, but shall always be fixed within a period to include the regular court vacation. No leave shall accumulate from year to year to the judges under this Act, but the Governor may in his discretion postpone the extra three months' vacation from one year to the next if this is required by public business, provided the judge shall have at least two such vacations in six years: *Provided, however,* That for the period prior to the going into effect of this Act any judge may have the benefit of the leave that would then have accrued to him under the provisions of Act Numbered Eighty and its amendments, had those provisions been applicable to him by express terms, should he so elect, after the passage of this Act; but he shall not be entitled to the benefits of the provisions accruing under Act Numbered Eighty and its amendments and likewise to those accruing under the provi-

sions of this Act. During the court vacations and during the leave of absence for five months granted every third year, the judges affected thereby and enjoying the same shall draw full pay. The right to a leave of absence for five months shall accrue to all judges who have served as judges three years in the Islands and who have not during that time visited the United States. This provision shall be retroactive. The service of a judge of the Court of Land Registration or of the Court of Customs Appeals appointed from the United States shall be deemed to have begun, for the purposes of this Act, thirty days before he landed in the Islands ready for duty.

SEC. 2. A person residing in the United States who is appointed judge of the Court of Land Registration or of the Court of Customs Appeals shall be paid the traveling expenses of himself and family from his place of residence to Manila, if he shall come by the route directed by the Chief Executive of the Islands. He shall be allowed one-half salary from the date of leaving home to come to Manila, and full salary from the date of his arrival in the Islands: *Provided*, That he proceeds directly to the Islands; otherwise, he shall be allowed half salary for such time only as is ordinarily required to perform the journey from his place of residence to Manila. If one has been employed as judge of the Court of Land Registration or Court of Customs Appeals for three years, he shall, if he so requests, upon retirement from the service, be furnished with transportation for himself and family from Manila to his place of residence.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1057.]

AN ACT Amending Act Numbered Nine hundred and nineteen, entitled "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories at San Isidro."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and nineteen, entitled "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories at San Isidro," is hereby amended as follows:

(a) By striking out of the title the words "at San Isidro" and inserting in lieu thereof the words "in that province," so that the title shall read as follows: "An Act providing for a loan of seven thousand five hundred dollars, United States currency, to the Province of Nueva Ecija for the construction of buildings for a school of secondary instruction and dormitories in that province."

(b) By amending section three of said Act so as to read as follows:

"SEC. 3. The money hereby appropriated shall be used in the construction of buildings for a provincial school of secondary instruction and dormitories for the accommodation of the students thereof in the Province of Nueva Ecija, at such place as the provincial board shall fix, and for no other purpose, and shall be expended under the direction of the provincial board of said province: *Provided*, That the plans and specifications for the construction shall be prepared by the Chief of the Bureau of Architecture and Construction of Public Buildings, and the buildings when constructed and the school when established shall be under the supervisory control of the Department of Public Instruction."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 20, 1904.

[No. 1058.]

AN ACT For the relief of George C. Taulbee, second lieutenant, Philippines Constabulary.

Whereas George C. Taulbee, second lieutenant, Philippines Constabulary, supply officer for the Province of Lepanto-Bontoc, on or about August eighteenth, nineteen hundred and two, left in the custody of a guard composed of three members of the Philippines Constabulary at San Esteban, Province of Ilocos Sur, the sum of two thousand dollars, local currency; and

Whereas the said sum of money was stolen from said guard through no fault of the said Taulbee; and

Whereas it appearing from the facts and circumstances connected with the loss of said money, that said Taulbee exercised due care and diligence in the preservation of the same: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Said George C. Taulbee is hereby relieved from accountability for said funds, and the Auditor is hereby authorized to place to his credit the said sum of two thousand dollars, local currency, on account of the appropriation for the Bureau of Philippines Constabulary.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1059.]

AN ACT Appropriating the sum of two hundred thousand pesos, Philippine currency, for the purchase of supplies for the Insular Purchasing Agent, and for other purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of two hundred thousand pesos, Philippine currency, or its equivalent in United States currency, is hereby appropriated, out of any money in the Insular Treasury not otherwise appropriated, for the purchase of supplies in the United States for the Insular Purchasing Agent, and the sum appropriated may be disbursed by the Philippines Disbursing Agent at Washington.

SEC. 2. Of the proceeds of sales of supplies deposited from time to time by the Insular Purchasing Agent for the credit of his appropriations for the purchase of supplies, the sum of two hundred thousand pesos, to be deposited on or before the thirtieth day of June, nineteen hundred and four, shall revert to the general funds in the Treasury.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1060.]

AN ACT Consolidating the offices of provincial treasurer and provincial supervisor and authorizing the provincial governor to perform the duties of the provincial secretary of the Province of Masbate.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The offices of provincial treasurer and provincial supervisor provided for in Act Numbered One hundred and five, extending the provisions of the Provincial Government Act to the Province of Masbate, are hereby consolidated, and the office thus formed shall be known as the office of provincial supervisor-treasurer.

SEC. 2. The provincial governor, the provincial supervisor-treasurer, and the division superintendent of schools shall constitute the provincial board.

SEC. 3. The bond of the provincial supervisor-treasurer shall be four thousand dollars. He shall receive an annual salary of one thousand two hundred dollars, payable monthly. His qualifications and duties shall be the same as the qualifications and duties of provincial supervisor and provincial treasurer as outlined in the Provincial Government Act, except that the requirement that the provincial supervisor shall be a competent civil engineer and surveyor shall not apply. The supervisor-treasurer may employ a foreman in charge of the repair and construction of roads, bridges, and buildings, at a salary not to exceed sixty dollars a month.

SEC. 4. The provincial governor of the Province of Masbate is hereby authorized to discharge the duties of provincial secretary, and all official acts of the provincial governor of the Province of Masbate while acting in the capacity of provincial secretary of said province since September fifth, nineteen hundred and one, are hereby validated.

SEC. 5. So much of Act Numbered One hundred and five and its amendments as may be inconsistent with the provisions of this Act is hereby repealed.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1061.]

AN ACT Postponing the date of payment of the loans of two thousand five hundred dollars each, money of the United States, made to the Provinces of Antique and Cavite, under the provisions of Act Numbered One hundred and thirty-four, as amended by Act Numbered Five hundred and ninety-four, to December thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The date of payment to the Insular Treasury of the loans of two thousand five hundred dollars each, money of the United States, made to the Provinces of Antique and Cavite, under the provisions of Act Numbered One hundred and thirty-four, as amended by Act Numbered Five hundred and ninety-four, is hereby postponed until December thirty-first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1062.]

AN ACT Authorizing the appointment of a justice of the peace and auxillary justice of the peace for the Island of Basilan, notwithstanding said island has been annexed to the municipality of Zamboanga, in the Moro Province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Civil Government is hereby authorized, with the advice and approval of the Philippine Commission, to appoint a justice of the peace and auxiliary justice of the peace, from time to time, for the Island of Basilan, notwithstanding said island has been

included within the municipality of Zamboanga by Act Numbered Twenty-one of the legislative council of the Moro Province. The justice of the peace and auxiliary justice of the peace appointed by virtue of this Act shall have jurisdiction throughout the Island of Basilan to the same extent and with the same effect as though the Island of Basilan constituted a regular municipality. The justice of the peace and auxiliary justice of the peace for the municipality of Zamboanga shall not have jurisdiction within the Island of Basilan.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1063.]

AN ACT Fixing the territory over which the justice of the peace for the municipality of Jolo shall have jurisdiction.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The justice of the peace appointed in and for the municipality of Jolo shall have jurisdiction over all cases, both civil and criminal, which under the provisions of existing law are properly cognizable by courts of justices of the peace, arising within the entire Sulu district of the Moro Province, as defined by section two (a) of Act Numbered Seven hundred and eighty-seven.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1064.]

AN ACT Amending Act Numbered Ninety, by providing for an Acting Deputy Auditor in the absence of the Deputy Auditor for the Philippine Islands.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. With the approval of the Secretary of War first had, Act Numbered Ninety is hereby amended by adding to rule four of section one the following:

"The chief clerk shall be Acting Deputy Auditor during the absence of the Deputy Auditor and when the Deputy Auditor by virtue of his office is performing the duties of the Acting Auditor. In the absence of both Auditor and Deputy Auditor, he shall take charge of the Bureau as Acting Auditor."

SEC. 2. The public good requiring the speedy enactment of this bill,

the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 24, 1904.

[No. 1065.]

AN ACT So amending Act Numbered Eight hundred and ninety-eight as to close Cape Melville, Balabac Island, as a port of entry, and creating Balabac, Island of Balabac, as a port of entry, and providing for the necessary office force at the port of Balabac.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section two of Act Numbered Eight hundred and ninety-eight, entitled "An Act providing for the closing of the port of Aparri as a port of entry, creating the ports of Bongao, Cape Melville, Balabac Island, and Puerto Princesa ports of entry, and amending section three hundred and one of Act Numbered Three hundred and fifty-five," is hereby so amended as to read as follows:

"SEC. 2. The port of Bongao, in the Jolo collection district, and the ports of Balabac, Balabac Island, and Puerto Princesa, in the Manila collection district, are hereby created ports of entry."

SEC. 2. The collector of customs and employees authorized by section three of said Act Numbered Eight hundred and ninety-eight, for the port of Cape Melville, are hereby authorized for the port of Balabac, instead of for the port of Cape Melville.

SEC. 3. Section six of said Act Numbered Eight hundred and ninety-eight is hereby amended by striking out the words "Cape Melville, Balabac Island," and inserting in lieu thereof the words "Balabac, on Balabac Island."

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, February 25, 1904.

[No. 1066.]

AN ACT Exempting small vessels from the requirements of Act Numbered Seven hundred and eighty, entitled "An Act providing for the examination and licensing of applicants for the positions of master, mate, patron, and engineer of seagoing vessels in the Philippine coastwise trade, and prescribing the number of engineers to be employed by such vessels."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. So much of Act Numbered Seven hundred and eighty, entitled "An Act providing for the examination and licensing of

applicants for the positions of master, mate, patron, and engineer of seagoing vessels in the Philippine coastwise trade, and prescribing the number of engineers to be employed by such vessels," as provides that steam vessels of less than one hundred tons burden, or sailing vessels of less than one hundred and fifty tons burden, shall carry licensed officers, is hereby repealed: *Provided, however,* That all vessels propelled wholly or in part by steam shall carry and employ a licensed engineer or engineers, as provided in said Act Numbered Seven hundred and eighty.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 26, 1904.

[No. 1067.]

AN ACT Amending Act Numbered Nine hundred and sixteen, entitled "An Act reorganizing the Mining Bureau and prescribing the functions thereof."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Nine hundred and sixteen, entitled "An Act reorganizing the Mining Bureau and prescribing the functions thereof," is hereby amended by adding at the end thereof the following words: "or shall have successfully completed work in such schools of mines or universities equivalent in kind and amount to that for which such degrees are given," so that said section shall read:

"SECTION 1. The personnel of the Mining Bureau shall consist of a Chief of the Bureau, class one, who shall be appointed by the Civil Governor, by and with the consent of the Philippine Commission; and of two geologists, class three: *Provided,* That the Chief of the Bureau and the geologists shall be graduates of recognized schools of mines or shall have received degrees in mining, metallurgy, or geology from reputable universities, or shall have successfully completed work in such schools of mines or universities equivalent in kind and amount to that for which such degrees are given."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect as of January fifteenth, nineteen hundred and four.

Enacted, February 26, 1904.

[No. 1068.]

AN ACT Amending Act Numbered Nine hundred and sixty, entitled "An Act reducing the forty-three municipalities of the Province of Samar to twenty-five," by correcting an error in paragraph four of section one thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph four of section one of Act Numbered Nine hundred and sixty, entitled "An Act reducing the forty-three municipalities of the Province of Samar to twenty-five," is hereby amended by striking out the words "Santa Rita" in the second line and inserting in lieu thereof the words "Santa Margarita."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall be retroactive, and take effect from October twenty-third, nineteen hundred and three.

Enacted, February 26, 1904.

[No. 1069.]

AN ACT Authorizing the provincial board of the Province of Bulacan to divert from the provincial road and bridge fund to the general provincial fund, for use in the construction of a provincial building, the sum of ten thousand Philippine pesos.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of the Province of Bulacan is hereby authorized to divert from the road and bridge fund of said province to the general provincial fund, for use in the construction of a provincial building, the sum of ten thousand Philippine pesos; the provisions of section thirteen (i) of the Provincial Government Act notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 26, 1904.

[No. 1070.]

AN ACT Extending the time for the payment of the land tax in the Province of Mindoro for the year nineteen hundred and three until June thirtieth, nineteen hundred and four, and providing for the refund of penalties already paid.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of Mindoro is hereby extended to June thirtieth, nineteen hundred and

four, anything in previous Acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in such province for the year nineteen hundred and three are hereby remitted, and the provincial supervisor-treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 26, 1904.

[No. 1071.]

AN ACT Extending the time for the payment of the land tax in the municipalities of Tabaco, Tivi, and Malinao, of the Province of Albay, for the year nineteen hundred and three until April first, nineteen hundred and four, and providing for the refund of penalties already paid.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the municipalities of Tabaco, Tivi, and Malinao, of the Province of Albay, is hereby extended to April first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in the said municipalities for the year nineteen hundred and three are hereby remitted, and the provincial treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, February 26, 1904.

[No. 1072.]

AN ACT Amending Act Numbered Five, entitled "An Act for the establishment and maintenance of an efficient and honest civil service in the Philippine Islands," as amended by Acts Numbered Forty-seven, One hundred and two, One hundred and sixty-seven, Three hundred and six, and Five hundred and eighty-nine.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Five is hereby stricken out and the following substituted in lieu thereof:

"SECTION 1. The Civil Governor, by and with the advice and con-

sent of the Philippine Commission, shall appoint three persons to be members of a board to be called the Philippine Civil Service Board. The Civil Governor shall designate one of these appointees as chairman."

SEC. 2. Section three of Act Numbered Five, as amended by Act Numbered One hundred and two, is hereby stricken out and the following substituted in lieu thereof:

"SEC. 3. (a) The Board shall keep an official roster of all officers and employees above the grade of unskilled laborer in the civil service of the Philippine Islands, and for the purpose of this roster each head of a Bureau or Office shall furnish to the Board the necessary information, in such form and manner as it shall prescribe. The roster shall be published at intervals to be fixed by the Civil Governor.

"(b) All heads of Bureaus or Offices shall cause to be kept an accurate record of the attendance of all officers and employees under them who are entitled to leave of absence provided by law, and shall report to the Board, in the form and manner prescribed by it, all absences from duty from any cause whatever. The Board shall keep an accurate record of such absences."

SEC. 3. Section five of Act Numbered Five, as amended by Acts Numbered One hundred and sixty-seven, Three hundred and six, and Five hundred and eighty-nine, is hereby amended to read as follows:

"SEC. 5. This Act shall apply, except as hereinafter expressly provided, to all appointments of civilians in the Bureaus and Offices of the Government of the Philippine Islands, insular or provincial, or of the city of Manila: *Provided*, That persons appointed by the Civil Governor, by and with the advice and consent of the Philippine Commission, shall not be included in the classified service unless otherwise specifically provided by law."

SEC. 4. Paragraph (p) of section six of Act Numbered Five is hereby amended to read as follows:

"(p) For the employment of clerks and other employees for temporary service in the absence of available eligibles or when the work is temporary in character: *Provided*, That the temporary employment of any person occupying a permanent position shall cease when the Board shall certify an eligible who accepts temporary or probational appointment."

SEC. 5. Section seven of Act Numbered Five is hereby amended by striking out the word "January" and the words "which it has adopted," and substituting respectively in lieu thereof the word "July" and the words "which have been certified by the Board and approved by the Civil Governor."

SEC. 6. Section twelve of Act Numbered Five is hereby amended to read as follows:

"SEC. 12. No person shall be appointed to or employed in the classified civil service of the Philippine Islands or in any of the unclassified positions enumerated in section twenty, except as provided by an appropriation act or a resolution of the Philippine Commission pledging an appropriation or by a resolution of a provincial board approved by the Insular Treasurer, passed prior to such appointment or employment. Any person appointed to or employed in the classified service by the head or acting head of a Bureau or Office in violation of the provisions of the Civil Service Act or Rules

shall not be entitled to receive salary or wages from the Government, but the head or acting head of the Bureau or Office who signs or makes such appointment or employment shall be personally responsible to him for the salary which would have accrued to him had the appointment or employment been made in accordance with the provisions of the Civil Service Act and Rules, and payment shall be made to him out of the salary of the head or acting head of the Bureau or Office by the disbursing officer. No disbursing officer shall pay any salary or wages to any person appointed to or employed in a classified civil-service position, except from the salary of the head or acting head of the Bureau or Office as hereinbefore provided, until proper evidence is furnished him by the head or acting head of the Bureau or Office that the person has been appointed or employed in accordance with the provisions of the Civil Service Act and Rules. When the Board shall find that any person is holding a position in the classified civil service in violation of the provisions of the Civil Service Act or Rules, it shall certify information of the fact to the Auditor and to the disbursing officer through whom the payment of salary or wages to such person is by law required to be made. If the Auditor shall find that a disbursing officer has paid or permitted to be paid salary or wages to any person illegally holding a classified position, the whole amount paid shall be disallowed and the disbursing officer shall not receive credit for the same. If the Auditor shall find that the head or acting head of a Bureau or Office is responsible, as above provided, for the payment of salary or wages to such person and that such payment is not due to the failure of the disbursing officer to obtain proper evidence as herein required, the disbursing officer shall be directed to withhold from the salary of such head or acting head of the Bureau or Office an amount equal to that disallowed by the Auditor. A disbursing officer, the head of any Department, Bureau, or Office, or the Auditor may apply for and the Civil Service Board shall render a decision upon any question as to whether a position is in the classified or the unclassified civil service, or whether the appointment of any person to a classified position has been made in accordance with the Civil Service Act and Rules, which decision, when rendered, shall be sufficient authority for the Auditor in passing upon the account.

SEC. 7. Section thirteen of Act Numbered Five, as amended by Act Numbered Five hundred and eighty-nine, is hereby amended by striking out the words "in the Philippine civil service," and by inserting after the word "corruptly" and before the word "furnish" the words "use or," and by striking out the words "of any" after the word "chances" and before the word "person" and substituting in lieu thereof the words "of himself or any other."

SEC. 8. Section twenty of Act Numbered Five, as amended by Acts Numbered One hundred and sixty-seven, Three hundred and six, and Five hundred and eighty-nine, is hereby amended to read as follows:

"SEC. 20. The requirements of this Act for entrance into the civil service, or for promotion by examination, shall not apply to the selection of the following officers and employees:

"1. One private secretary to each member of the Philippine Commission, including the Civil Governor.

SEC. 3. The Civil Governor may direct the payment, either in money or in rice, of such parts of the expenses incurred for labor and material as in his discretion he may deem for the best interests of the inhabitants.

SEC. 4. The road herein provided for shall be constructed in accordance with the general instructions issued by the Consulting Engineer to the Commission, the Chief Quartermaster, Department of Luzon, to have general supervision of the road construction. An officer of the United States Army shall be appointed by the military authorities as superintendent. He shall have immediate charge of the work of construction; he shall appoint his civilian assistants, and determine their positions, subject to the approval of the Chief Quartermaster, Department of Luzon; he shall make in duplicate detailed monthly reports of the progress of the work, including a statement of expenditures made during the preceding month, and the purposes therefor, to the Chief Quartermaster, Department of Luzon, who shall forward the same to the Civil Governor.

SEC. 5. The employees provided for in section four of this Act shall not necessarily be subject to the provisions of the Civil Service Act and Acts amendatory thereof, but employees belonging to the classified service may be temporarily transferred to the work without losing their status in the classified service.

SEC. 6. The officer having immediate charge of the work herein provided for shall purchase the necessary tools, supplies, and material, with the approval of the Chief Quartermaster, Department of Luzon. He shall make purchases by contract, in the open market, through the Insular Purchasing Agent, or otherwise when, in his opinion, such purchases are necessary for the economical and speedy prosecution of the work. Upon the completion of the road construction herein provided for the tools and supplies remaining on hand, purchased under this Act, shall be turned over to the Consulting Engineer to the Commission.

SEC. 7. The road constructed under this Act shall thereafter be kept in repair by the provincial supervisor of the Province of La Laguna, under the supervision and direction of the Consulting Engineer to the Commission, and the cost of such repairs shall be paid out of the treasury of the province.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, March 3, 1904.

[No. 1075.]

AN ACT Providing for a loan of four thousand pesos, Philippine currency, out of the Congressional relief fund, to the Province of Rizal.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury belonging to the Congressional relief fund not other-

[No. 1073.]

AN ACT Appropriating the sum of one hundred and twenty-six thousand eight hundred dollars, in money of the United States, from the Congressional relief fund, for the construction and repair of roads and bridges in the Provinces of La Laguna and Tayabas.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of one hundred and twenty-six thousand eight hundred dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Insular Treasury not otherwise appropriated, the same to be charged to the Congressional relief fund, for the purpose of constructing and repairing the following roads and bridges in the Provinces of La Laguna and Tayabas:

(a) For the road from the lake shore near Bay, La Laguna, to Tiaong, Tayabas, seventy-two thousand three hundred dollars.

(b) For the road joining Magdalena with the Santa Cruz-Pagsanjan road, La Laguna, thirty-five thousand dollars.

(c) For the road from Lucena to Sariaya, and for the construction of a bridge at Sariaya and at Candelaria, Tayabas, nineteen thousand five hundred dollars.

SEC. 2. The provisions and conditions provided in sections two to six inclusive of Act Numbered Nine hundred and twenty are hereby made applicable to the appropriation made in section one of this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 3, 1904.

[No. 1074.]

AN ACT Appropriating seventeen thousand dollars, in money of the United States, or so much thereof as may be necessary, from the Congressional relief fund, for the construction and repair of a wagon road from Calamba to Bay by way of Los Banos, in the Province of La Laguna.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of seventeen thousand dollars, in money of the United States, or so much thereof as may be necessary, is hereby appropriated, out of so much of the three-million-dollar Congressional relief fund as remains unappropriated in the Insular Treasury, for the purpose of constructing and repairing the Calamba-Los Banos-Bay wagon road, in the Province of La Laguna.

SEC. 2. The sum hereby appropriated, or as much thereof as may be necessary, shall be disbursed by the officer of the United States Army hereinafter designated as superintendent, or by a duly bonded official of the Government, to be designated by the Civil Governor. The disbursing officer shall pay all bills for labor and material upon the presentation of proper vouchers.

SEC. 3. The Civil Governor may direct the payment, either in money or in rice, of such parts of the expenses incurred for labor and material as in his discretion he may deem for the best interests of the inhabitants.

SEC. 4. The road herein provided for shall be constructed in accordance with the general instructions issued by the Consulting Engineer to the Commission, the Chief Quartermaster, Department of Luzon, to have general supervision of the road construction. An officer of the United States Army shall be appointed by the military authorities as superintendent. He shall have immediate charge of the work of construction; he shall appoint his civilian assistants, and determine their positions, subject to the approval of the Chief Quartermaster, Department of Luzon; he shall make in duplicate detailed monthly reports of the progress of the work, including a statement of expenditures made during the preceding month, and the purposes therefor, to the Chief Quartermaster, Department of Luzon, who shall forward the same to the Civil Governor.

SEC. 5. The employees provided for in section four of this Act shall not necessarily be subject to the provisions of the Civil Service Act and Acts amendatory thereof, but employees belonging to the classified service may be temporarily transferred to the work without losing their status in the classified service.

SEC. 6. The officer having immediate charge of the work herein provided for shall purchase the necessary tools, supplies, and material, with the approval of the Chief Quartermaster, Department of Luzon. He shall make purchases by contract, in the open market, through the Insular Purchasing Agent, or otherwise when, in his opinion, such purchases are necessary for the economical and speedy prosecution of the work. Upon the completion of the road construction herein provided for the tools and supplies remaining on hand, purchased under this Act, shall be turned over to the Consulting Engineer to the Commission.

SEC. 7. The road constructed under this Act shall thereafter be kept in repair by the provincial supervisor of the Province of La Laguna, under the supervision and direction of the Consulting Engineer to the Commission, and the cost of such repairs shall be paid out of the treasury of the province.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, March 3, 1904.

[No. 1075.]

AN ACT Providing for a loan of four thousand pesos, Philippine currency, out of the Congressional relief fund, to the Province of Rizal.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury belonging to the Congressional relief fund not other-

wise appropriated, the sum of four thousand pesos, Philippine currency, to be loaned to the Province of Rizal, and to be expended by the provincial board of that province for improving the road connecting the municipalities of Taytay and Antipolo in said province.

SEC. 2. The money hereby appropriated shall be paid to the provincial treasurer of Rizal upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of Rizal accepting such loan and agreeing to repay the same without interest on or before one year from the date of its acceptance. Upon the repayment of said amount the same shall be credited to the Congressional relief fund.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 3, 1904.

[No. 1076.]

AN ACT Providing for a loan of twenty thousand pesos, Philippine currency, to the Province of Ilocos Sur, eight thousand pesos to the Province of Romblon, and six thousand pesos to the Province of Abra, from the Congressional relief fund, for use in the construction in said provinces of public schools of secondary instruction.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, from any funds of the Congressional relief fund not otherwise appropriated, the following sums in Philippine currency, to be loaned to the provinces hereinafter designated, for expenditure under the direction of the respective provincial boards, in the construction of the necessary building or buildings for a secondary school of public instruction in such locality in each of the said provinces as may be selected by the provincial board and approved by the General Superintendent of Education, and for no other purpose:

(a) To the Province of Ilocos Sur, twenty thousand pesos, to be repaid to the Insular Treasury as follows: Five thousand pesos, Philippine currency, within one year from the date of the acceptance of the loan, and five thousand pesos each year thereafter until the full amount of the loan has been satisfied.

(b) To the Province of Romblon, eight thousand pesos, to be repaid to the Insular Treasury as follows: Two thousand pesos within one year from the date of the acceptance of the loan, and three thousand pesos each year thereafter until the full amount of the loan has been satisfied.

(c) To the Province of Abra, six thousand pesos, to be repaid to the Insular Treasury as follows: One thousand two hundred pesos within one year from the date of the acceptance of the loan, and one thousand two hundred pesos each year thereafter until the full amount of the loan has been satisfied.

SEC. 2. The money appropriated by section one of this Act for loans to each of the provinces therein designated shall be paid by the Insular Treasurer to the treasurer of each province concerned, on the presentation to the Insular Treasurer of a certified copy of a resolution of the provincial board of such province accepting the loan and agreeing to repay the same, without interest, in accordance with the provisions of said section one. The moneys so loaned shall, when repaid to the Insular Treasury, be returned to the fund from which appropriated.

SEC. 3. The plans and specifications for the construction of the buildings provided for by this Act shall be prepared by the Chief of the Bureau of Architecture and Construction of Public Buildings, and the buildings when constructed, together with the tracts of land upon which the same are situated, and the schools when established, shall be under the supervisory control of the Department of Public Instruction.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 5, 1904.

[No. 1077.]

AN ACT Appropriating ten thousand dollars, in money of the United States, for general purposes, to be disbursed by the Disbursing Agent of the Government of the Philippine Islands at Washington, District of Columbia.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of ten thousand dollars, in money of the United States, to be transferred to the Disbursing Agent of the Government of the Philippine Islands at Washington, District of Columbia, and to be by him disbursed for the general purposes of the Insular Government. Funds disbursed in pursuance of this Act shall be charged by the Auditor for the Philippine Islands to the appropriations of the proper Bureaus, and the fund available for the Disbursing Agent at Washington shall be credited with the sums so charged to the several Bureaus, so that the fund shall be a reimbursable and permanent one.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 8, 1904.

[No. 1078.]

AN ACT Giving to Courts of First Instance jurisdiction over all offenses made punishable by Act Numbered Eight of the legislative council of the Moro Province, entitled "An Act defining the crimes of slave holding and slave hunting, and prescribing the punishment therefor."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Courts of First Instance of the proper judicial districts are hereby given jurisdiction to try and determine all prosecutions for offenses against Act Numbered Eight of the legislative council of the Moro Province, entitled "An Act defining the crimes of slave holding and slave hunting and prescribing the punishment therefor," anything in existing law to the contrary notwithstanding. All prosecutions for offenses committed under that Act shall be instituted and prosecuted in the proper Courts of First Instance only: *Provided, however,* That the governor or secretary of a district of the Moro Province may conduct preliminary investigations of alleged offenses against said Act Numbered Eight and exercise all the powers of a justice of the peace in conducting preliminary investigations under the general laws of the Philippine Islands.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 9, 1904.

[No. 1079.]

AN ACT Repealing a portion of Act Numbered Eight hundred and seven, relating to the office of reporter of the decisions of the Supreme Court, and creating that office as an independent one, and amending section thirty of Act Numbered One hundred and thirty-six in relation to the appointment and salary of a reporter of the decisions of the Supreme Court.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. That portion of section one of Act Numbered Eight hundred and seven under the subhead of "Bureau of Justice," which reads as follows: "*Provided,* That the separate office of reporter from the first day of August, nineteen hundred and three, is hereby abolished, and the duties pertaining to said office shall be performed by the clerk of the court in addition to his other duties as provided by law," is hereby repealed.

SEC. 2. Section thirty of Act Numbered One hundred and thirty-six is hereby amended so as to read as follows:

"SEC. 30. *Reporter of decisions.*—The Civil Governor, with the advice and consent of the Philippine Commission, shall appoint a reporter of the decisions of the Supreme Court, who shall receive a salary at the rate of four thousand Philippine pesos per year, payable quarterly, upon the certificate of a majority of the judges of the

court that he has performed the duties of the office for the preceding quarter, and is entitled to the compensation herein provided. The reporter shall provide his own office room, clerical assistants, translators, typewriters, and other aids out of the salary herein provided."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect as of January first, nineteen hundred and four.

Enacted, March 9, 1904.

[No. 1080.]

AN ACT Amending sections two, three, and five of Act Numbered One thousand and thirty, entitled "An Act creating an honorary board of commissioners, composed of fifty Filipinos of prominence and education, to visit the Louisiana Purchase Exposition at Saint Louis at Government expense."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section two of Act Numbered One thousand and thirty is hereby amended by striking out the whole of said section and inserting in lieu thereof the following:

"SEC. 2. The Honorary Board of Commissioners herein authorized to be appointed shall travel in a body, so far as practicable, and the period between the date of their departure from Manila for the United States and the date of their return to Manila shall not exceed five months. The Civil Governor shall fix the date of the departure of the Board. The Board shall be accompanied by and be in charge of the Executive Secretary for the Philippine Islands as the representative of the Philippine Government, who shall as such representative make all arrangements for travel and subsistence. A second official of the Philippine Government shall be designated by the Civil Governor as the disbursing officer to disburse the funds needed to pay the expenses of the Board."

SEC. 2. Section three of said Act Numbered One thousand and thirty is hereby amended by striking out the last sentence and inserting in lieu thereof the following:

"The per diems of the Executive Secretary and of the disbursing officer shall be fixed by the Civil Governor. Persons holding office in the Philippine Islands who accept appointment or are detailed for duty under the terms of this Act and visit the Louisiana Purchase Exposition in pursuance hereof, shall be deemed thereby to have waived all claim for leave of absence that may have accrued to them under existing laws both heretofore and down to the time of their return from the visit to the United States provided by this Act."

SEC. 3. Section five of said Act Numbered One thousand and thirty is hereby amended by adding at the end of the first sentence thereof the following words: "and the Executive Secretary," so that the said sentence shall read:

"The Honorary Board of Commissioners shall not only visit Saint

Louis, where it shall spend at least a month in the examination of the exposition, but it shall also visit those principal cities of the United States which shall be agreed upon by the executive committee of the Board, after conference with the Philippine Exposition Board and the Executive Secretary."

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1081.]

AN ACT Amending Act Numbered Forty-nine, providing for the establishment of a civil government for the Province of Benguet, and Act Numbered One thousand and forty-nine, making appropriations for sundry expenses of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods, by providing that the disbursing officer of the Civil Sanitarium at Baguio, Benguet, shall act as treasurer for the Province of Benguet, and by striking out the provision that the clerk of class nine of the Civil Sanitarium shall be a dispensing clerk.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section nine of Act Numbered Forty-nine, entitled "An Act providing for the establishment of a civil government for the Province of Benguet," is hereby amended so as to read as follows:

"SEC. 9. Until such time as a treasurer shall be appointed for the province, the disbursing officer of the civil sanitarium at Baguio, Benguet, shall act as provincial treasurer, subject to the provisions of general law. The governor shall audit the monthly accounts of the several townships, and shall cause investigation to be made should he find reason to believe that the finances of any township are dishonestly or negligently administered. Should such investigation reveal ground for action, he shall cause proceedings to be instituted against the offending person or persons."

SEC. 2. Section one of Act Numbered One thousand and forty-nine, entitled "An Act making appropriations for sundry expenses of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods," is hereby amended by striking out the word "dispensing" in the third line of the first paragraph under the heading "Civil Sanitarium, Benguet," so that the paragraph shall read as follows:

"*Salaries and wages, Civil Sanitarium, Benguet, nineteen hundred and four:* Attending physician and surgeon, at two thousand four hundred dollars per annum; one clerk, class nine; one nurse and housekeeper, Class A; one nurse, Class C; two employees, Class D, one being for three months only; one employee, Class F; one employee, Class J; one employee, at one hundred and eighty dollars per annum; three employees, at ninety-six dollars per annum each; two employees, at sixty dollars per annum each; for hire of emergency laborers, not to exceed four hundred pesos; six thousand pesos."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1082.]

AN ACT Authorizing the municipal boards of assessors in the Province of Occidental Negros to hold the annual meeting for the year nineteen hundred and three within sixty days after the passage of this Act, any provision in existing law to the contrary notwithstanding.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The boards of assessors of the respective municipalities of the Province of Occidental Negros are hereby authorized to hold, within sixty days after the passage of this Act, the annual meeting for the year nineteen hundred and three, provided in section sixty-three of the Municipal Code, and to exercise at such meeting all the powers vested in them by the Municipal Code as amended, any provision in existing law to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1083.]

AN ACT Appropriating the sum of thirty-one thousand dollars, United States currency, from the Congressional relief fund, to complete the construction and repair of the Padre Juan Villaverde trail, in the Provinces of Nueva Vizcaya and Pangasinan.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated out of the Congressional relief fund, the sum of thirty-one thousand dollars, in money of the United States, or so much thereof as may be necessary, for the purpose of completing the work of construction and repair, including the necessary bridges, on the Padre Juan Villaverde trail, Bayombong to San Nicolas, Provinces of Nueva Vizcaya and Pangasinan, previous appropriation for which has been made by Act Numbered Nine hundred and twenty. The provisions and conditions provided in sections two to six, inclusive, of said Act Numbered Nine hundred and twenty are hereby made applicable to the expenditure of this appropriation.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1084.]

AN ACT Amending section fifteen of Act Numbered Seven hundred and two, section one of Act Numbered Nine hundred and eighty-nine, and section one of Act Numbered One thousand and thirty-five, by extending the time for completing the registration of Chinese in the Philippine Islands.

Whereas it was impossible to complete the registration of all Chinese persons in the Philippine Islands within the ten months ending February twenty-ninth, nineteen hundred and four, as provided in Acts Numbered Seven hundred and two, Nine hundred and eighty-nine, and One thousand and thirty-five: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The time for such registration is, pursuant to authority granted by section four of the Act of Congress approved April twenty-ninth, nineteen hundred and two, hereby extended for a period of two months, to date from February twenty-ninth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1085.]

AN ACT Providing for the loan of four thousand five hundred pesos, Philippine currency, to the Province of Batangas, and authorizing the provincial board of said province to reloan that sum to such municipalities in the province as to the provincial board may seem proper, to be used in the payment of salaries of teachers employed in the barrio public schools of such municipalities, and for no other purpose.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of four thousand five hundred pesos, Philippine currency, to be loaned to the Province of Batangas.

SEC. 2. The money appropriated in section one of this Act shall be paid by the Insular Treasurer to the treasurer of the Province of Batangas on the presentation to the Insular Treasurer of a certified

copy of a resolution of the provincial board of Batangas accepting such loan and agreeing to repay the same, without interest, as follows: Two thousand five hundred pesos, Philippine currency, within two years from the date of the acceptance of the loan, and one thousand pesos, Philippine currency, each year thereafter until the full amount of the loan has been repaid to the Insular Treasury.

SEC. 3. The provincial board of Batangas is hereby authorized to reloan the money thus made available to such municipalities in the province as to it may seem proper, to be used by such municipalities in the payment of teachers employed in their barrio public schools, and for no other purpose, and such loans shall be repaid by the municipalities to the province, without interest, within such time as may be fixed by the provincial board.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1086.]

AN ACT Appropriating sixty-two thousand eight hundred and eighty-six pesos and sixty-two centavos, Philippine currency, for sundry expenses of the Exposition Battalion and Band, Philippines Constabulary, at the Louisiana Purchase Exposition at Saint Louis, Missouri.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine currency, or so much thereof as may be necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for the expenses of the Exposition Battalion and Band, Philippines Constabulary, at the Louisiana Purchase Exposition at Saint Louis, Missouri, together with the cost of transportation and subsistence en route from Manila to Saint Louis, and return:

Pay of Exposition Battalion, Philippines Constabulary: For an increase of twenty per centum in pay of line officers of the Exposition Battalion, between the dates of their departure from and return to the Philippine Islands, four thousand six hundred and sixty-six pesos and sixty-seven centavos.

Clothing, camp and garrison equipage: For a gratuitous issue of clothing to the Exposition Battalion and Band, including underwear, hats, overcoats, blankets, uniforms, cots, and so forth, fourteen thousand five hundred and eighteen pesos and seventy centavos.

Transportation: For transportation of officers and enlisted men from San Francisco, California, to Saint Louis, Missouri, and return, and for transportation of supplies of the Exposition Battalion and Band from San Francisco to Saint Louis and return, thirty-two thousand eight hundred pesos.

Subsistence: For an additional allowance of eleven centavos each per day, over and above the amount now allowed, for enlisted men

of the Exposition Battalion and Band, from date of arrival in Saint Louis to date of departure therefrom; for difference in cost of subsistence of enlisted men while traveling on Army transport from Manila to San Francisco and return, between amount now allowed and amount charged by transport; and for an additional allowance of nineteen centavos each per day, over and above the amount now allowed, for enlisted men while en route from San Francisco, California, to Saint Louis, Missouri, and return; ten thousand nine hundred and one pesos and twenty-five centavos.

In all, for the Exposition Battalion and Band, Philippines Constabulary, sixty-two thousand eight hundred and eighty-six pesos and sixty-two centavos, Philippine currency: *Provided*, That any earnings of the band while on this duty, over and above the amount necessary to pay the pro rata share of extra compensation to which enlisted men of the band are entitled while on such duty, not to exceed a maximum of fifteen dollars per month each, United States currency, shall be collected and deposited by the supply officer in the Treasury of the Philippine Islands as miscellaneous receipts.

SEC. 2. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 10, 1904.

[No. 1087.]

AN ACT Appropriating the sum of one hundred and eighty thousand and twenty pesos, Philippine currency, or so much thereof as may be necessary, for certain public works and permanent improvements in the city of Manila.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sum, in Philippine currency, or so much thereof as may be necessary, is hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for public works and permanent improvements in the city of Manila, as follows:

CITY OF MANILA.

Purchase of property for street purposes and extension and widening of streets, including completion of San Marcelino extension, Ermita, from Calle Nozaleda to Calle Herran; completion of H Street, Ermita, from Calle Herran to Calle San Andres; beginning work of widening Calle Nueva, Ermita, throughout its entire length; beginning improvement of street system in barrios of Concepcion and San

Carlos, Ermita; beginning extension and improvement of streets in San Lazaro estate, Trozo district; extending and widening old streets and constructing new streets in Sampaloc district, and grading, parking, and improving Calle Mariones, Tondo; for construction of temporary fire station in Tondo; for construction of ornamental shelter on the Luneta; for construction of gateway and entrance to the new Cemetery del Norte; for construction of office and keeper's house in new cemetery; for purchase of three hundred thousand paving blocks for the Escolta, Binondo Square, and Calles Echague and Rosario.

In all, for public works, city of Manila, one hundred and eighty thousand and twenty pesos, Philippine currency: *Provided*, That the amounts to be expended for the various purposes above mentioned, respectively, shall be allotted by resolution of the Commission, to be certified to the Auditor, and the Municipal Board of the city of Manila shall be limited in its expenditure for each item in accordance with said allotments.

SEC. 2. All balances remaining unexpended when any public works or permanent improvements appropriated for by this Act are completed shall be returned at once to the Treasury of the Philippine Islands and shall not thereafter be available for withdrawal or disbursement under this Act.

SEC. 3. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 11, 1904.

[No. 1088.]

AN ACT To amend Act Numbered Ninety.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. With the concurrence and approval of the Secretary of War first had, rule fifty-eight of Act Numbered Ninety is hereby amended by striking out, after the words "under the appropriate funds or heads of account," in the sixth line thereof, the words "and furnish therewith abstracts showing in detail the amounts received under each head, from whom received, and giving the numbers and dates of the receipts issued therefor."

SEC. 2. Rule fifty-nine of said Act is hereby amended by striking out, after the word "account" in the third line thereof, the words "abstracts showing in detail the amounts paid under each head, to whom paid, and giving the numbers and dates of the warrants issued

in payment, which warrants shall be filed with his account, submitted to the Auditor," and inserting in lieu thereof the words "the warrants properly canceled, which warrants shall be retained permanently by the Auditor," so that the rule as amended shall read as follows:

"RULE 59. He shall credit himself with all moneys paid on account of the service for which such money is appropriated, and file with his account the warrants properly canceled, which warrants shall be retained permanently by the Auditor."

SEC. 3. Rule sixty of said Act is hereby amended by inserting, after the words "Secretary of War," in the second line thereof, the words "and to the Civil Governor of the Philippine Islands." Said rule is hereby further amended by striking out the balance of the paragraph after the word "month" in the third line thereof, and inserting in lieu of the words so stricken out the words "a copy of the monthly account-current which he is required to furnish to the Auditor," so that the rule as amended shall read as follows:

"RULE 60. The Treasurer shall forward to the Secretary of War and to the Civil Governor of the Philippine Islands, not later than ten days after the expiration of each month, a copy of the monthly account-current which he is required to furnish to the Auditor."

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 11, 1904.

[No. 1089.]

AN ACT Extending the time for the payment of the land tax in the Province of La Laguna for the year nineteen hundred and three until May first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and three in the Province of La Laguna is hereby extended to May first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 16, 1904.

[No. 1090.]

AN ACT Authorizing provincial boards of provinces operating launches for the use of their provincial officers to make reasonable charges for transportation of nonofficial passengers and freight and authorizing the carrying of nonofficial passengers and cargoes under certain circumstances on boats controlled by the Bureau of Coast Guard and Transportation, and repealing Act Numbered Eight hundred and twenty-nine.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In any province in which the provincial board is maintaining a launch or other vessel for the transportation of its officers and for other public purposes, the provincial board is authorized to transport nonofficial passengers and freight from one place in the province to another and to fix a reasonable tariff for such carriage and to adopt regulations to govern the officers in charge of such launch or other vessel in respect to the transportation of nonofficial passengers and freight: *Provided, however,* That nonofficial passengers and freight shall be received only when consistent with the carriage of all official passengers and freight, and that the business hereby authorized to be done by the provincial board with its official launch shall be so arranged as not to compete with regular commercial lines transporting passengers or freight between points in the same province, it being the intent of this section merely to permit the provincial board to supply transportation for the public where the same can not be otherwise obtained. All moneys received by virtue of this section shall be paid into the provincial treasury and shall be considered as provincial funds available for expenditure by the provincial board, as provided by law, for the general purposes of the provincial government.

SEC. 2. The Secretary of Commerce and Police is hereby empowered to authorize, in his discretion, the carrying of nonofficial passengers and freight on boats controlled by the Bureau of Coast Guard and Transportation, subject to the general limitations and restrictions set forth in section one of this Act regarding launches operated by provincial boards. The tariff and regulations for the transportation of nonofficial passengers and freight on Coast Guard boats shall be fixed by the Chief of the Bureau of Coast Guard and Transportation, subject to the approval of the Secretary of Commerce and Police. All moneys received by virtue of the provisions of this section for the transportation of passengers and cargoes on any Coast Guard boat, shall be paid over to the disbursing officer of the Bureau of Coast Guard and Transportation and by him covered into the Insular Treasury to the credit of "miscellaneous receipts."

SEC. 3. Act Numbered Eight hundred and twenty-nine is hereby repealed.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, March 22, 1904.

[No. 1091.]

AN ACT Amending section four of Act Numbered One hundred and seventy-five, entitled "An Act providing for the organization and government of an Insular Constabulary and for the inspection of the municipal police," as amended, by providing that when a member of the Philippines Constabulary has been convicted and sentenced by a court of competent jurisdiction, other than a Constabulary summary court, the Chief of Constabulary may order his dishonorable discharge and the forfeiture of all pay and allowances due or to become due.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section four of Act Numbered One hundred and seventy-five, entitled "An Act providing for the organization and government of an Insular Constabulary, and for the inspection of the municipal police," as amended, is hereby further amended by substituting a semicolon for the period after the words "United States" in the twenty-fourth line of said section, and inserting after said semicolon the following words: "and when a member of the Philippines Constabulary has been convicted and sentenced by a court of competent jurisdiction, other than a Constabulary summary court, the Chief of Constabulary may order his dishonorable discharge and the forfeiture of all pay and allowances due or to become due"; so that said complete sentence in said section shall read as follows: "The Insular Chief is also given authority to suspend, and, after due hearing, to remove, any provincial inspector or other member of the Insular Constabulary for inefficiency, misconduct, or disloyalty to the United States; and when a member of the Philippines Constabulary has been convicted and sentenced by a court of competent jurisdiction, other than a Constabulary summary court, the Chief of Constabulary may order his dishonorable discharge and the forfeiture of all pay and allowances due or to become due."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 22, 1904.

[No. 1092.]

AN ACT Extending the time for the payment of the land tax in the Province of Nueva Ecija for the year nineteen hundred and four until July thirty-first of said year.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Neuva Ecija is hereby extended to July thirty-first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 22, 1904.

[No. 1093.].

AN ACT Authorizing the provincial board of the Province of Misamis to make certain corrections in the lists of assessment of land for the purpose of taxation in the municipalities of Misamis and Oroquieta in said province.

Whereas it has been made to appear that by mistake the lists of assessment of land for the purpose of taxation in the municipality of Misamis, in the Province of Misamis, as made by the board of tax revision were entered as gold values, although the valuations had been made in Mexican money, so that the valuations are practically twice as large as intended by the board of tax revision, and it further appearing that there are numerous erroneous assessments in the municipality of Oroquieta in said province: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of the Province of Misamis is hereby authorized to correct all such valuations on the assessment lists of the municipalities of Misamis and Oroquieta and to state the valuations in money of the United States in each case where it is made clear that the valuation now stated upon the assessment lists is stated upon a basis of local currency instead of money of the United States, and also to correct any and all erroneous assessments in said municipalities. For the purpose of this Act the reduction shall in all cases be made upon a basis of two dollars of local currency for one dollar of money of the United States. The assessment lists when so corrected shall be as lawful and valid for all purposes as though the correction herein provided had been made by the board of tax revision at the proper time.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 22, 1904.

[No. 1094.]

AN ACT Appropriating the sum of sixty thousand pesos, Philippine Currency, or so much thereof as may be necessary, for commencement of the improvement of the river front on, and construction of a river wall along, the Pasig River, authorized by Act Numbered Six hundred and sixty-nine, and providing for the employment of the necessary engineers and assistants.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of sixty thousand pesos, Philippine currency, or so much thereof as may be necessary, is hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for the purpose of commencing and prosecuting the work of improving the river front on the south side of the Pasig River by the tearing down of a part of the city wall of Manila and the erection of a river wall, and reclaiming the land behind the same, authorized by Act Numbered Six hundred and sixty-nine.

SEC. 2. For the proper inspection and supervision of the work provided for by Act Numbered Six hundred and sixty-nine, the City Engineer of Manila is hereby authorized to employ, by and with the consent of the Consulting Engineer to the Commission, the following assistants, to wit: One engineer in charge, at one thousand eight hundred dollars per annum; one assistant engineer and chief inspector, at one thousand two hundred dollars per annum; one assistant inspector, at one thousand dollars per annum, and one rodman, at nine hundred dollars per annum, the salaries authorized herein to be paid from the funds appropriated by section one of this Act: *Provided*, That the employment of such assistants shall not necessarily be subject to the rules and regulations of the Civil Service Act and its amendments: *And provided further*, That if any of such assistants are selected from the permanent personnel of the Bureau of Engineering they shall not lose their status in the classified civil service by virtue of such temporary transfer.

SEC. 3. The work, appropriation for which is made by section one of this Act, shall be conducted under the regulations, limitations, and restrictions which are prescribed by Act Numbered Six hundred and sixty-nine.

SEC. 4. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated by this Act.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, March 22, 1904.

[No. 1095.]

AN ACT So amending Act Numbered Eight hundred and seventy-five as to permit the free entry of ordnance and ordnance stores imported by the Insular Government.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section two of Act Numbered Eight hundred and seventy-five, entitled "An Act providing for the collection of duties on goods, wares, and merchandise imported into the Islands for use of the insular, provincial, or municipal governments," is hereby amended by adding at the end thereof the following words:

"And further provided, That this Act shall not affect the free entry of ordnance and ordnance stores that have been or shall be purchased by the Government."

SEC. 2. This Act shall be retroactive so far as to apply to all existing contracts for the purchase of ordnance and ordnance stores, and to all ordnance and ordnance stores which have not been paid for by the Philippines Constabulary.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 29, 1904.

[No. 1096.]

AN ACT Amending Act Numbered Twenty-five, entitled "An Act providing for the appointment and removal of subordinate officers and employees in certain departments and bureaus of the Government of the Philippine Islands," as amended.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In lieu of section two of Act Numbered Twenty-five, which was repealed by Act Numbered Five hundred and eighty-eight, the following is substituted:

SEC. 2. For neglect of duty or violation of reasonable office regulations, or in the interests of the public service, heads of Bureaus or Offices are hereby authorized to reduce the salary or compensation of any subordinate officer or employee, to deduct from his pay a sum not exceeding one month's pay, or to suspend him without pay for a period not exceeding two months: *Provided, however, That such deduction from pay or such suspension without pay shall receive the approval of the Civil Governor or the proper head of an Executive Department, after having been submitted to the Civil Service Board for recommendation: And provided further, That any reduction in salary or deduction of pay or any suspension without pay as provided for in this section shall not affect the right of the person thus disciplined to accrued leave of absence, but in the event of his suspension*

from duty no accrued leave of absence shall be allowed for the time he is thus suspended."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, March 30, 1904.

[No. 1097.]

AN ACT Relating to the payment of the premium charges upon the bonds of bonded insular, provincial, and municipal officers and employees.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whenever the Insular Government shall enter into a contract with a fidelity company or companies for furnishing fidelity bonds for officers and employees of the insular, provincial, municipal, and city governments, who are required by law to give bond at a specific rate for a specified time, the Insular Treasurer shall pay to such fidelity company or companies, or to their lawful representatives, the gross amount of the premium charged on all fidelity bonds executed by them on behalf of such governments under such contract, and shall collect from each officer or employee so bonded that portion of the premium charges on his bond as shall be determined by the Commission, and he shall collect from the provincial, municipal, or city government under which the officer is serving the balance of the premium which shall have been paid to the fidelity company or companies by the Insular Government. All collections on this account shall be deposited by the Insular Treasurer to the credit of the appropriation from which the original payment was made.

SEC. 2. All official bonds obtained under the provisions of a contract between the Insular Government and a fidelity company or companies shall be made payable to the Government of the Philippine Islands for the benefit of whom it may concern, and shall be procured through and filed in the office of the Insular Treasurer, except the bond of the Insular Treasurer, which shall be filed in the office of the Insular Auditor.

SEC. 3. Applications for provincial and municipal bonds shall be forwarded through the provincial treasurers who shall pay to the Insular Treasurer the premium thereon chargeable to the province or municipality, and the amounts so paid shall be proper charge against the revenues of the respective province or municipality. A municipal official, serving as such only, required to give bond, may secure the same from the Government's official surety company through the Insular Treasurer, and in such cases the provisions of section eight of Act Numbered One hundred and eighty-three, providing for approval, and of section seventeen of Act Numbered Eighty-two, providing for approval and filing of the bonds, shall not be applicable.

When an official is acting in the dual capacity of deputy provincial treasurer and municipal treasurer, he shall be required to secure bond in such dual capacity from the Government's official surety company through the Insular Treasurer, and in such cases the provisions of section seventeen of Act Numbered Eighty-two shall not be applicable; the provincial board shall fix the amount of such bond upon recommendation of the provincial treasurer, and the latter shall determine the portion of premium chargeable to the province and to the municipality: *Provided*, That not more than fifty per centum or less than forty per centum of the amount shall be chargeable to the municipality.

SEC. 4. An official or employee who shall furnish surety as provided in this Act shall reimburse the Insular Government that portion of the amount of premium paid by the Insular Government, as determined by the Commission, within fifteen days after the receipt by him of a statement from the Insular Treasurer of the amount due; and the Insular Treasurer shall forward a statement of indebtedness, in any case where payment is delayed, to the proper officer making payment of salary, who is hereby authorized and directed to retain from the salary of said official or employee the amount of indebtedness and to pay said amount to the Insular Treasurer.

SEC. 5. When a bonded position is created and appointment made thereto, or a bond required in a position heretofore existing, or appointment made of a successor to a bonded official or employee discharged or otherwise relieved, the chief of the Bureau or Office to which the position pertains shall at once forward to the Treasurer of the Philippine Islands a statement setting forth the designation of the position; the amount of bond required of the incumbent as fixed by competent authority, or, if not previously so fixed, the amount of bond recommended, stating the financial or property responsibility pertaining to the position and the maximum amount of funds and value of property likely to be in the hands of the incumbent at any time; the salary attached thereto; the name of the appointee and the date of his assuming accountability for funds or property; the date of relief from further accountability of the predecessor in the position, if any; and such further information in the premises as may be required by the Insular Treasurer. Upon receipt of the report above required, the Treasurer shall promptly advise the surety company of bond desired and date of termination of liability on bond of official relieved, if any, and shall advise the chief of Bureau or Office in interest of action taken, and through such chief shall furnish the appointee with the required blank form of application for fidelity bond, to be completed by him and promptly returned to the Treasurer for submission to the surety company. Unless and until notified to the contrary, the obligation of the surety as originally requested shall be in full force and effect from the date requested.

SEC. 6. Whenever a bonded official or employee is discharged or otherwise relieved and a successor not immediately appointed, the chief of the Bureau or Office in which the change has occurred, shall at once advise the Treasurer of the Philippine Islands of such change, giving at the same time, or as soon thereafter as possible, the exact date when the official or employee in question was relieved from further accountability in the position: *Provided*, That the secretary of the municipal board, in so far as a city is concerned, and the provin-

cial treasurer, in so far as the provinces and municipalities are concerned, shall perform the duties prescribed for the chief of Bureau or Office in this Act.

SEC. 7. All Acts and parts of Acts in conflict with any of the provisions of this Act are hereby repealed.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect upon its passage and shall pertain to all official bonds procured under the provisions of a contract between the Insular Government and the fidelity companies for the calendar year nineteen hundred and four and thereafter.

Enacted, March 30, 1904.

[No. 1098.]

AN ACT Conferring concurrent jurisdiction upon Courts of First Instance for the Thirteenth and Fourteenth Judicial Districts over causes arising within the district of Lanao, Moro Province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Concurrent jurisdiction is hereby conferred upon the Courts of First Instance for the Thirteenth and Fourteenth Judicial Districts over causes arising within the district of Lanao, in the Moro Province, anything in Act Numbered Eight hundred and sixty-seven to the contrary notwithstanding: *Provided, however,* That the court first acquiring jurisdiction over any cause shall have exclusive jurisdiction thereof.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 4, 1904.

[No. 1099.]

AN ACT Amending paragraph (a) of section twenty-two of Act Numbered Eighty-two, entitled "The Municipal Code," as amended, so far as concerns the municipality of Cebu, Province of Cebu.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph (a) of section twenty-two of Act Numbered Eighty-two, entitled "The Municipal Code," as amended, is hereby further amended by adding at the close thereof the following:

"*Provided further,* That in the municipality of Cebu, Province of Cebu, the salary of the treasurer may be fixed at one thousand two hundred pesos or less."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 4, 1904.

[No. 1100.]

AN ACT To provide for a second revision of the assessments upon real estate in the Province of Surigao.

Whereas the land-tax assessment lists in the Province of Surigao are not in proper form, in that they are not arranged by barrios, or in alphabetical order, and in some instances contain no description of the property assessed, such lists being thereby rendered of little or no value for reference or statistical purposes; and

Whereas a great many parcels of land have been omitted altogether from the tax-assessment lists of said province, and it is believed that in many other instances parcels of land have not been assessed at their true values; and

Whereas the valuations placed on lands and improvements at the time of the original assessment were expressed in local currency and have not since been reduced to money of the United States, as provided in section six of Act Numbered Five hundred and eighty-two, as amended; and

Whereas the above-mentioned errors, omissions, and inequalities were not remedied by the board of tax revision appointed under the provisions of Act Numbered Five hundred and eighty-two, no complaints having been presented to it, either by landowners or Government officials: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby created for the Province of Surigao a new board of tax revision, which shall consist of the three members of the provincial board and two other taxpayers, residents of the province, to be appointed by the Civil Governor, by and with the consent of the Philippine Commission.

SEC. 2. The powers and duties of the new board of tax revision in the Province of Surigao shall be those prescribed for the provincial board of revision by Act Numbered Five hundred and eighty-two, entitled "An Act to provide for the partial revision of the assessment upon real estate in the municipalities in the Philippine Islands outside the city of Manila," as amended by Act Numbered Six hundred and ninety-three: *Provided, however,* That the dates specified in the said Act, as amended, and the compensation and traveling expenses of the two members of the new board to be appointed by the Civil Governor, by and with the consent of the Philippine Commission, shall be as provided in sections three and four of the present Act.

SEC. 3. The new board of tax revision shall be organized on the fifteenth day of April, nineteen hundred and four, or as soon thereafter

cial treasurer, in so far as the provinces and municipalities are concerned, shall perform the duties prescribed for the chief of Bureau or Office in this Act.

SEC. 7. All Acts and parts of Acts in conflict with any of the provisions of this Act are hereby repealed.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect upon its passage and shall pertain to all official bonds procured under the provisions of a contract between the Insular Government and the fidelity companies for the calendar year nineteen hundred and four and thereafter.

Enacted, March 30, 1904.

[No. 1098.]

AN ACT Conferring concurrent jurisdiction upon Courts of First Instance for the Thirteenth and Fourteenth Judicial Districts over causes arising within the district of Lanao, Moro Province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Concurrent jurisdiction is hereby conferred upon the Courts of First Instance for the Thirteenth and Fourteenth Judicial Districts over causes arising within the district of Lanao, in the Moro Province, anything in Act Numbered Eight hundred and sixty-seven to the contrary notwithstanding: *Provided, however,* That the court first acquiring jurisdiction over any cause shall have exclusive jurisdiction thereof.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 4, 1904.

[No. 1099.]

AN ACT Amending paragraph (a) of section twenty-two of Act Numbered Eighty-two, entitled "The Municipal Code," as amended, so far as concerns the municipality of Cebu, Province of Cebu.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph (a) of section twenty-two of Act Numbered Eighty-two, entitled "The Municipal Code," as amended, is hereby further amended by adding at the close thereof the following:

"*Provided further,* That in the municipality of Cebu, Province of Cebu, the salary of the treasurer may be fixed at one thousand two hundred pesos or less."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 4, 1904.

[No. 1100.]

AN ACT To provide for a second revision of the assessments upon real estate in the Province of Surigao.

Whereas the land-tax assessment lists in the Province of Surigao are not in proper form, in that they are not arranged by barrios, or in alphabetical order, and in some instances contain no description of the property assessed, such lists being thereby rendered of little or no value for reference or statistical purposes; and

Whereas a great many parcels of land have been omitted altogether from the tax-assessment lists of said province, and it is believed that in many other instances parcels of land have not been assessed at their true values; and

Whereas the valuations placed on lands and improvements at the time of the original assessment were expressed in local currency and have not since been reduced to money of the United States, as provided in section six of Act Numbered Five hundred and eighty-two, as amended; and

Whereas the above-mentioned errors, omissions, and inequalities were not remedied by the board of tax revision appointed under the provisions of Act Numbered Five hundred and eighty-two, no complaints having been presented to it, either by landowners or Government officials: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby created for the Province of Surigao a new board of tax revision, which shall consist of the three members of the provincial board and two other taxpayers, residents of the province, to be appointed by the Civil Governor, by and with the consent of the Philippine Commission.

SEC. 2. The powers and duties of the new board of tax revision in the Province of Surigao shall be those prescribed for the provincial board of revision by Act Numbered Five hundred and eighty-two, entitled "An Act to provide for the partial revision of the assessment upon real estate in the municipalities in the Philippine Islands outside the city of Manila," as amended by Act Numbered Six hundred and ninety-three: *Provided, however,* That the dates specified in the said Act, as amended, and the compensation and traveling expenses of the two members of the new board to be appointed by the Civil Governor, by and with the consent of the Philippine Commission, shall be as provided in sections three and four of the present Act.

SEC. 3. The new board of tax revision shall be organized on the fifteenth day of April, nineteen hundred and four, or as soon thereafter

as possible; the time fixed for receiving and hearing complaints shall be not earlier than five days after the organization of the new board, and not later than the twentieth of July, nineteen hundred and four; the certification by the new board of a list of the changes made in the previous assessments, together with a list of the total assessments of the taxable lands and improvements in each municipality, provided for in section eight of Act Numbered Five hundred and eighty-two, shall be made not later than the fifth day of August, nineteen hundred and four, on which date the new board of tax revision shall cease to exercise any powers under this Act; and the payment of land taxes in the Province of Surigao for the year nineteen hundred and four shall be made prior to the first day of November, nineteen hundred and four, the provisions of section seventy-four, as amended, of the Municipal Code, to the contrary notwithstanding. In all other dates and periods of time specified in Act Numbered Five hundred and eighty-two, as amended by Act Numbered Six hundred and ninety-three, the words "nineteen hundred and four" shall be substituted for the words "nineteen hundred and three," for the purposes of the present Act.

SEC. 4. Each of the two members of the new board of tax revision appointed by the Civil Governor, by and with the consent of the Commission, shall receive for each day's session of the board upon which he was in actual attendance, the sum of four Philippine pesos, and his actual expenses for travel and subsistence, not exceeding four Philippine pesos a day, while in attendance upon the board and its meetings, from the time he leaves his usual place of residence until he returns to the same. In cases where the usual place of residence of such member shall be so far distant from the capital as to make it impracticable for him to go to his home on Sunday and return upon Monday, he shall be allowed the per diem for Sunday, as well as the days when the board is in actual session.

SEC. 5. In all cases in which land in the Province of Surigao assessed for the year nineteen hundred and two, or the year nineteen hundred and three, was assessed at more than fifty per centum above the valuation made by the new board of tax revision, the provincial board is hereby authorized and required to reduce the assessment, for the year or years in which such excessive assessment of more than fifty per centum was made, to the amount fixed by the new board of tax revision for the same land for the year nineteen hundred and four, and the provincial treasurer shall comply with the order of the provincial board by making the reduction upon the records of the municipality and province.

SEC. 6. In all cases in which the money has been paid upon the excessive assessment as described in the section immediately preceding, it shall be the duty of the provincial board to allow a credit of the amount of such excess payment, to be applied upon taxes due for the year nineteen hundred and four or the next subsequent year.

SEC. 7. In case the tax has not been paid on the excessive assessment, then the taxpayer or the person from whom the tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time before November first, nineteen hundred and four; and all proceedings for the sale of land because of the delinquency of payment on the excessive assessment as defined in section five shall be discontinued and held for naught, and the title to the land shall remain

in the delinquent taxpayer, subject only to the lien for taxes on the assessment as reduced in accordance with section five hereof: *Provided*, That if the amount of taxes due on the reduced assessment is not paid before November first, nineteen hundred and four, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 8. In cases of excessive taxation described in section five hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer upon redeeming his land by paying to the purchaser the amount required by law to be paid shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the provincial board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment, as reduced in accordance with the terms of section five of this Act, before November first, nineteen hundred and four.

SEC. 9. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 10. This Act shall take effect on its passage.

Enacted, April 4, 1904.

[No. 1101.]

AN ACT Amending Act Numbered Seven hundred and eighty-seven by authorizing the provincial engineer of the Moro Province to purchase supplies in the open market under certain conditions.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section eight of Act Numbered Seven hundred and eighty-seven is hereby amended by striking out the ante-penultimate sentence therein, reading: "Except where otherwise ordered by the Civil Governor, upon the recommendation of the governor of the province, he shall make his purchases of supplies through the Insular Purchasing Agent," and inserting in lieu thereof the following sentence: "He shall make his purchases of supplies through the Insular Purchasing Agent, except where otherwise expressly authorized in writing by the governor of the province, such authorization to be granted only in those cases where, in the opinion of the governor of the province, an economy of time or of money will be effected thereby: *Provided, however*, That all purchases in the United States shall be made through the Insular Purchasing Agent."

This amendment shall be retroactive so as to authorize all purchases made in accordance with its provisions.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission

[No. 1106.]

AN ACT To provide for a second revision of the assessments upon real estate
in the Province of Cavite.

Whereas it appears that certain classes of lands, buildings, and improvements in the Province of Cavite have not been assessed in accordance with their true value; and

Whereas it further appears that the provisions of section five of Act Numbered Five hundred and eighty-two were not fully complied with by the board of revision for Cavite, appointed under said Act Five hundred and eighty-two, thus depriving the residents of certain municipalities of the Province of Cavite of the rights provided by said section: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby created for the Province of Cavite a new board of tax revision, which shall consist of the three members of the provincial board of the said province.

SEC. 2. The powers and duties of the new board of tax revision in the Province of Cavite shall be those prescribed for the provincial board of revision by Act Numbered Five hundred and eighty-two, entitled "An Act to provide for the partial revision of the assessments upon real estate in the municipalities in the Philippine Islands outside the city of Manila," as amended by Act Numbered Six hundred and ninety-three: *Provided, however,* That the dates specified in the said Act, as amended, shall be as provided in section three of the present Act.

SEC. 3. The new board of tax revision shall be organized upon the passage of this Act, or as soon thereafter as possible; the time fixed for receiving and hearing complaints shall be not earlier than five days after the organization of the new board of tax revision and not later than the thirtieth day of June, nineteen hundred and four; the certification by the new board of tax revision of a list of the changes made in the previous assessments, together with a list of the total assessments of the taxable lands and improvements in each municipality, provided for in section eight of Act Numbered Five hundred and eighty-two, shall be made not later than the fifteenth day of July, nineteen hundred and four, on which date the new board of tax revision shall cease to exercise any powers under this Act; and the payment of the land taxes in the Province of Cavite for the year nineteen hundred and four shall be made prior to the first day of October, nineteen hundred and four, the provisions of section seventy-four, as amended, of the Municipal Code to the contrary notwithstanding. In all other dates and periods of time specified in Act Numbered Five hundred and eighty-two, as amended by Act Numbered Six hundred and ninety-three, the words "nineteen hundred and four" shall be substituted for the words "nineteen hundred and three," for the purposes of the present Act.

SEC. 4. In all cases in which land in the Province of Cavite assessed for the year nineteen hundred and two or the year nineteen hundred and three was assessed at more than fifty per centum above the valuation made by the new board of tax revision, the provincial board is hereby authorized and required to reduce the assessment, for

the year or years in which such excessive assessment of more than fifty per centum was made, to the amount fixed by the new board of tax revision for the same land for the year nineteen hundred and four, and the provincial treasurer shall comply with the order of the provincial board by making the reduction upon the records of the municipality and province.

SEC. 5. In all cases in which money has been paid upon the excessive assessment as described in the section immediately preceding, it shall be the duty of the provincial board to allow a credit of the amount of such excess payment, to be applied upon taxes due for the year nineteen hundred and four or the next subsequent year or years.

SEC. 6. In case the tax has not been paid on the excessive assessment or assessments, then the taxpayer or the person from whom the tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time before October first, nineteen hundred and four; and all proceedings for the sale of land because of the delinquency of payment on the excessive assessment or assessments as defined in section four shall be discontinued and held for naught, and the title to the land shall remain in the delinquent taxpayer, subject only to the lien for taxes on the assessment or assessments as reduced in accordance with section four hereof: *Provided*, That if the amount of taxes due on the reduced assessment or assessments is not paid before October first, nineteen hundred and four, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 7. In cases of excessive taxation described in section four hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer upon redeeming his land by paying to the purchaser the amount required by law to be paid shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the provincial board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment or assessments as reduced in accordance with the terms of section four of this Act, before October first, nineteen hundred and four.

SEC. 8. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 9. This Act shall take effect on its passage.

Enacted, April 5, 1904.

[No. 1107.]

AN ACT Fixing the salaries of registers of deeds in the several provinces, appointed in pursuance of the provisions of the land registration Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In pursuance of the provisions of section thirteen of Act Numbered Four hundred and ninety-six, the Land Registration

Act, the salaries of the several registers of deeds for the provinces are hereby fixed at the following sums, in money of the United States, for each of the provinces named, namely: Abra, five hundred dollars; Albay, eight hundred dollars; Ambos Camarines, nine hundred dollars; Antique, five hundred dollars; Bataan, five hundred dollars; Batangas, eight hundred dollars; Benguet, five hundred dollars; Bohol, six hundred dollars; Bulacan, nine hundred dollars; Cagayan, eight hundred dollars; Capiz, five hundred dollars; Cavite, eight hundred dollars; Cebu, one thousand two hundred dollars; Moro Province, nine hundred dollars; Ilocos Norte, seven hundred dollars; Ilocos Sur, nine hundred dollars; Iloilo, one thousand two hundred dollars; Isabela, five hundred dollars; Laguna, six hundred dollars; Leyte, one thousand dollars; Lepanto-Bontoc, five hundred dollars; Masbate, five hundred dollars; Mindoro, five hundred dollars; Misamis, five hundred dollars; Nueva Ecija, six hundred dollars; Nueva Vizcaya, five hundred dollars; Occidental Negros, one thousand two hundred dollars; Oriental Negros, seven hundred dollars; Pampanga, nine hundred dollars; Pangasinan, one thousand two hundred dollars; Paragua, five hundred dollars; Rizal, seven hundred dollars; Romblon, five hundred dollars; Samar, eight hundred dollars; Sorsogon, eight hundred dollars; Surigao, five hundred dollars; Tarlac, seven hundred dollars; Tayabas, one thousand dollars; Union, five hundred dollars; and Zambales, five hundred dollars.

SEC. 2. The Civil Governor shall not appoint a register of deeds for any of the provinces in this Act named where the salary is fixed at five hundred dollars, unless in his judgment the business of land registration in such province shall become of sufficient importance to warrant the maintenance of a separate office of register of deeds therein. Meanwhile in such provinces the duties of registers of deeds shall continue to be performed by provincial treasurers in accordance with existing law.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 5, 1904.

[No. 1108.]

AN ACT Amending several sections of Act Numbered Four hundred and ninety-six, entitled "The Land Registration Act."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section six of Act Numbered Four hundred and ninety-six, the Land Registration Act, is hereby amended by adding at the end thereof the following words:

"Any judge at large of the Court of First Instance, appointed by virtue of Act Three hundred and ninety-six may likewise be required to perform the duties of judge of the Court of Land Registration in

any province in the Philippine Islands or in the city of Manila, when directed in writing to do so by the Civil Governor, in which case his acts, proceedings, and judgments shall be of the same validity as though he were a regular judge or associate judge of the Court of Land Registration in the city of Manila or in the province in which he shall perform such duties. In case such order is given, the judge performing duties as judge of the Court of Land Registration shall receive an allowance for traveling expenses in the same manner and to the same extent as he would receive if performing the duties of a judge of the Court of First Instance."

SEC. 2. Section twelve of said Act is hereby amended by striking out the word "fifteen" in the third line thereof and by adding at the end thereof the following words:

"In case no examiner of titles has been appointed for a judicial district, or in other cases where such action is deemed advisable, the Secretary of Finance and Justice may issue an order that the register of deeds or the provincial fiscal of any province shall perform the duties of examiner of titles within his province, either permanently or until a regular examiner of titles shall be appointed for the judicial district within which the province lies; such order may be revoked at any time by the Secretary of Finance and Justice. In case such order is issued, the register of deeds or the provincial fiscal, as the case may be, shall be entitled, in addition to his regular salary as register of deeds or as fiscal, to receive from the clerk of the court one-half the fee of five dollars provided by law for an examination of title, and the remainder of the fee and the percentage on the value of the land shall be paid into the Insular Treasury, notwithstanding the provisions of section thirteen of this Act or any other provisions of existing law."

SEC. 3. The first sentence of section thirteen of said Act is hereby amended to read as follows:

"The salary of the judge of the Court of Land Registration shall be five thousand dollars per annum, and that of the associate judge shall be four thousand dollars per annum until the first day of January, nineteen hundred and five, and thereafter four thousand five hundred dollars per annum, and that of the clerk of the court shall be two thousand five hundred dollars per annum; the salary of any associate judge hereafter appointed under this Act shall be four thousand dollars per annum for the first two years of service as associate judge, and thereafter four thousand five hundred dollars."

SEC. 4. Section fourteen of said Act is hereby repealed and a new section fourteen is hereby inserted, to read as follows:

"SEC. 14. Every order, decision, and decree of the Court of Land Registration may be reviewed by the Supreme Court in the same manner as an order, decision, decree, or judgment of a Court of First Instance might be reviewed, and for that purpose sections one hundred and forty-one, one hundred and forty-two, one hundred and forty-three, four hundred and ninety-six, four hundred and ninety-seven (except that portion thereof relating to assessors), four hundred and ninety-nine, five hundred, five hundred and one, five hundred and two, five hundred and three, five hundred and four, five hundred and five, five hundred and six, five hundred and seven, five hundred and eight, five hundred and nine, five hundred and eleven, five hundred and twelve, five hundred and thirteen, five hundred and

fourteen, five hundred and fifteen, five hundred and sixteen, and five hundred and seventeen of Act Numbered One hundred and ninety, entitled 'An Act providing a Code of Procedure in Civil Actions and Special Proceedings in the Philippine Islands,' are made applicable to all proceedings of the Court of Land Registration and to a review thereof by the Supreme Court, except as otherwise provided in this section: *Provided, however,* That no certificates of title shall be issued by the Court of Land Registration until after the expiration of the period for perfecting a bill of exceptions for filing: *And provided further,* That the Court of Land Registration may grant a new trial in any case that has not passed to the Supreme Court, in the manner and under the circumstances provided in sections one hundred and forty-five, one hundred and forty-six, and one hundred and forty-seven of Act Numbered One hundred and ninety: *And provided also,* That the certificates of judgment to be issued by the Supreme Court, in cases passing to it from the Court of Land Registration, shall be certified to the clerk of the last-named court as well as the copies of the opinion of the Supreme Court: *And provided also,* That in the bill of exceptions to be printed no testimony or exhibits shall be printed except such limited portions thereof as are necessary to enable the Supreme Court to understand the points of law reserved. The original testimony and exhibits shall be transmitted to the Supreme Court.

"(a) Where the associate judges, or the judge and an associate judge, sitting together in any proceeding in the Court of Land Registration, shall disagree as to any decision, they shall certify the fact of their disagreement and the record to the Supreme Court of the Islands, which shall thereupon proceed to examine the case and issue a mandate to the Court of Land Registration as to the judgment that should be rendered."

SEC. 5. Section seventeen of said Act is hereby amended by inserting in the fourth line, after the words "in the Courts of First Instance" and before the words "and, upon the request of the judge of the Court of Land Registration," the following words: "including a writ of possession directing the governor or sheriff of any province or of the city of Manila to place the applicant in possession of the property covered by a decree of the court in his favor"; and by adding at the end of said section the following words: "The governor or sheriff of the province who shall, in person or by his deputy, attend the sittings of the court in any province outside the city of Manila, in accordance with the provisions of this section, shall be allowed three dollars per day, in money of the United States, for each day the court is in session in his province for attendance by himself and necessary deputies. This allowance shall be in addition to the fees for service of process, and shall be paid from the provincial treasury."

SEC. 6. Section nineteen of said Act is hereby amended by adding at the end of the fourth paragraph thereof the following:

"The Government of the United States, or of the Philippine Islands, or of any province or municipality therein, may make application through any agency by it respectively and duly authorized. Foreign corporations may apply for and secure registration of title to lands in the name of the corporation, subject only to the limitations applied or to be applied to domestic corporations. Article eighteen

of the royal decree of February thirteenth, eighteen hundred and ninety-four, concerning the adjustment and sale of public lands in the Philippine Islands, and article seventy-seven of the regulations for the execution of the same, together with any other provision or provisions of existing law limiting or prohibiting the holding of land in the Philippine Islands by aliens or by foreign associations, companies, or commercial bodies, are hereby repealed."

Section nineteen of said Act is further amended by adding after subsection (d) the following paragraph:

"(e) Instruments known as *pacto de retro*, made under sections fifteen hundred and seven and fifteen hundred and twenty of the Spanish Civil Code in force in these Islands, may be registered under this Act, and application for registration thereof may be made by the owner who executed the *pacto de retro* sale under the same conditions and in the same manner as mortgagors are authorized to make application for registration."

SEC. 7. Section twenty-four of said Act is hereby amended by changing the first sentence thereof to read as follows:

"SEC. 24. The application may include two or more contiguous parcels of land, or two or more parcels constituting one holding under one and the same title, if within the same province or city, and likewise two or more parcels constituting one holding and within the same province or city, though not under one and the same title, nor contiguous, in cases where neither of the several parcels of land included in the one application exceeds one hundred dollars in value."

SEC. 8. Section thirty-six of said Act is hereby amended by adding at the end thereof the following words:

"The surveying required by the provisions of this section, or by any rules and directions of the Court of Land Registration, and the drafting of any plans required, may be done by any private surveyor of sufficient qualifications, to be approved by the judges of the Court of Land Registration, or by a surveyor or surveyors to be detailed for that purpose from the clerical force authorized by law for the Court parcels of land, or two or more parcels constituting one holding under of Land Registration, whose duty it is hereby made to provide in its clerical force a sufficient number of competent surveyors for the purpose of carrying out the provisions of this section. The judges of the Court of Land Registration shall fix in each case the fee to be charged for the expense of a survey and necessary drafting, which shall be paid by the applicant, or apportioned among the parties, as justice may require. The fees so charged shall be paid into the Insular Treasury, except in cases where a private surveyor, to be approved by the judges, is employed."

SEC. 9. Section one hundred and fourteen of said Act is hereby amended by adding at the end thereof the following:

"The fee thus collected shall be apportioned as follows: After payment by the clerk of cost of publication where the property is situated in the city of Manila, and of sheriff's fees where situated outside of the city of Manila, and also the examiner's fee where the examination has been made by a fiscal or register under section one of this Act, the remainder shall be deposited by the clerk of the court, one-half to the credit of the Insular Government and one-half to the credit of the city of Manila or of the province where the land lies, as

the case may be, the amount in the latter case to be remitted to the treasurer of the particular province interested. The clerk in each such instance shall furnish a certificate to the register of deeds and sheriff of the city of Manila, or to the register of deeds of a province, as the case may be, setting forth the special character of the applicant, which certificate shall be authority for a waiver of his usual fees by the sheriff of the city of Manila and for the free entry of the original certificate of title and the issuance of one duplicate thereof by the registers of deeds."

SEC. 10. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 11. This Act shall take effect on its passage.

Enacted, April 5, 1904.

[No. 1109.]

AN ACT Appropriating an additional sum of two hundred thousand dollars, in money of the United States, for the purpose of continuing and completing the preparation of the exhibit of the Philippine Islands at the Louisiana Purchase Exposition and the carrying on in general of the work of the Philippine exhibit, and also authorizing the Exposition Board to grant concessions, and amending Act Numbered Five hundred and fourteen, as amended, so as to authorize the chairman of the Exposition Board, with the approval of the Secretary of War, to appoint and fix the salaries or wages of employees of said board in the United States.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the additional sum of two hundred thousand dollars, in money of the United States, to be expended by order of the Exposition Board in the preparation and maintenance of the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis, for the purposes and under the restrictions set forth in Act Numbered Five hundred and fourteen, as amended by Act Numbered Seven hundred and sixty-five, and for the purpose of continuing and completing the preparation of the exhibit of the Philippine Islands at said exposition, and for meeting the expenses provided in Act Numbered Seven hundred and sixty-five, for completing the necessary buildings for the exhibits, for laying out the grounds included in the tract of land assigned to the Philippine exhibit, and for the general purposes of carrying on the exhibit, including the care and custody of the exhibits, and the general expenses authorized to be incurred by virtue of Act Numbered Five hundred and fourteen, as amended. The sum hereby appropriated shall be expended by order of the Exposition Board and in accordance with existing law.

SEC. 2. The Exposition Board is hereby authorized to grant concessions for the sale of articles produced in the Philippine Islands or elsewhere, and to establish regulations for the conduct of such concessions. This authority shall be retroactive so as to authorize such concessions as have been granted heretofore by the Board.

SEC. 3. Section two of Act Numbered Five hundred and fourteen, entitled "An Act creating a commission to secure, organize, and make an exhibit of Philippine products, manufactures, art, ethnology, and education at the Louisiana Purchase Exposition to be held at Saint Louis, in the United States, in nineteen hundred and four," as amended, is hereby amended by striking out the last sentence of the second paragraph of said section, which reads as follows: "When a quorum of the Board is in the United States no positions shall be created and no persons appointed to the same, except by the unanimous vote of the three members of the Board," and inserting in lieu thereof the following: "In the absence from the Philippine Islands of a majority or quorum of the members of the Board, the Secretary of the Interior of the Philippine Islands shall direct the appointment and fix the salaries or wages of such employees in the Philippine Islands as provided by Act Numbered One thousand and fifty-five, and the chairman of the Board, with the approval of the Secretary of War, shall appoint and fix the salaries or wages of such employees in the United States." This authority shall be retroactive so far as to authorize any such appointments made since January first, nineteen hundred and four.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, April 7, 1904.

[No. 1110.]

AN ACT Appropriating fifteen thousand dollars, in money of the United States, for general purposes, to be disbursed by the Disbursing Agent of the Government of the Philippine Islands at Washington, District of Columbia.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, the sum of fifteen thousand dollars, in money of the United States, to be transferred to the Disbursing Agent of the Government of the Philippine Islands at Washington, District of Columbia, and to be by him disbursed for the general purposes of the Insular Government. Funds disbursed in pursuance of this Act shall be charged by the Auditor for the Philippine Islands to the appropriations of the proper Bureaus, and the fund available for the Disbursing Agent at Washington shall be credited with the sums so charged to the several Bureaus, so that the fund shall be a reimbursable and permanent one.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 8, 1904.

[No. 1111.]

AN ACT Granting a franchise to Charles W. Carson to construct, maintain, and operate by animal power a tramway within the limits of the municipality of Daet, in the Province of Ambos Camarines, from the wharfs of the barrio of Mercedes, in said municipality, to the town proper or población of Daet, and through the said town of Daet to a point on the public highway one mile distant from the municipal building of said municipality of Daet in the direction of the town of Talisay.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Charles W. Carson, a citizen of the United States, upon the terms and conditions hereinafter set out, is hereby authorized to construct and, for a period of thirty-five years after the passage of this Act, to maintain and operate by animal power a tramway over the public highway from the shore line at the port of Mercedes, a barrio of the municipality of Daet, in the Province of Ambos Camarines, to the town proper or población of Daet, and through said town proper or población of Daet to a point on said public highway one mile distant from the municipal building of Daet in the direction of the town proper or población of Talisay, and to construct and maintain such switches, sidetracks, loops, turn-outs, and passing places as may be necessary for the convenient operation of the tramway.

SEC. 2. The tramway shall be a single line and with necessary switches, sidetracks, loops, turn-outs, and passing places shall be constructed along one side of the public road or highway mentioned in section one so as to leave at least twenty feet of the width of the public road for its entire length free and clear of the tracks, roadbeds, switches, sidetracks, loops, turn-outs and passing places of said tramway. Within the town proper or población of Daet and within the barrio proper or población of Mercedes, said tramway, with its switches, sidetracks, loops, turn-outs, and passing places, shall be so constructed and located that it shall not unreasonably interfere with traffic over the entire width of the streets or street crossings of said town proper or población of Daet or of said barrio proper or población of Mercedes. In case of dispute between the authorities of the municipality of Daet and the grantee as to the location of the track in the town proper or población of Daet or in the barrio proper or población of Mercedes, or as to whether such track when constructed will unreasonably interfere with traffic, the matter shall be referred to the supervisor of the province for decision, and the decision of such supervisor shall be final.

SEC. 3. The tramway shall be of three feet gauge, but this gauge may be increased or diminished by permission of the Consulting Engineer to the Commission previously obtained.

SEC. 4. The grantee shall begin the construction of the tramway within six months after the acceptance in writing of this franchise and shall fully complete the same and put it in operation for the public convenience for its entire length within twelve months from the date of said acceptance, and for failure to begin the work of construction or to complete the tramway and put the same in operation for public convenience within the time and as prescribed, the franchise hereby granted shall be forfeited and the grantee shall be subject to the liabilities hereinafter prescribed for such failure.

SEC. 5. The materials employed in the construction of the tramway shall be all of good class and quality and suitable for the purpose for which they are used or to which they are applied.

SEC. 6. The grantee shall construct and maintain and keep in good repair such drains, culverts, or waterways as the tramway or its operation or maintenance may render necessary for the proper drainage of the road, highway, or street over which it passes, and the construction and maintenance of said drains, culverts, and waterways shall be under the direction and supervision of the Consulting Engineer to the Commission, or his authorized subordinate, to the extent necessary for the protection of the public interests.

SEC. 7. All culverts, bridges, and drains constructed by the grantee crossing the road, highway, or street shall be constructed and maintained by the grantee for the full width of the road, highway, or street and in such a manner as not to interfere with the traffic over the road, highway, or street or to prevent convenient use thereof by the public.

SEC. 8. The grantee shall be under a continuing obligation to keep in good repair the roadbed of said tramway and the surface of the road, highway, or street between the rails and between the tracks of the tramway and for eighteen inches on each side of said tracks for the entire length of the tramway, and within the town proper or población or municipality of Daet and within the barrio proper or población of any barrio of said municipality through which said tramway passes, the space between the rails and tracks of the tramway and for eighteen inches on each side of said tracks to be filled flush to the top of the rails by the grantee with the same material as that used in the construction of the road, highway, or street and as may be prescribed by ordinance of the municipality of Daet: *Provided, however,* That in case of dispute between the municipality and the grantee, the work shall be done with the material and in the manner prescribed by the Consulting Engineer to the Commission: *And provided further,* That if the municipality shall order a change in the kind of material after the same has once been laid by the grantee, the material necessary to make the change shall be furnished by the municipality and the work of laying such material and putting the same in place shall be borne by the grantee at his own proper cost and expense.

SEC. 9. Before commencing the work on the tramway and within thirty days after the passage of this Act the grantee shall file in duplicate with the Consulting Engineer to the Commission a map or plan showing the location, direction, and general course of said tramway, the estimated distance between changes of course, accompanied by an explanatory statement as to the route of the tramway and its relation to the road, highway, or streets over which it passes. Should the Consulting Engineer refuse to approve said map or plan, the grantee shall make such changes therein as may be prescribed by the Consulting Engineer to the Commission. One copy of the map or plan, when finally approved, shall be filed by the Consulting Engineer in his office and one copy shall be returned by him with his approval to the grantee. The failure or refusal of the grantee to file the map required by this section within the time prescribed or to change within a reasonable time the said map or plan when so directed by the said Con-

sulting Engineer to the Commission shall render null and void the franchise granted by this Act.

SEC. 10. Within thirty days after the map or plan of the tramway furnished by the grantee is returned to him by the Consulting Engineer finally approved, the grantee shall file with the Secretary of Commerce and Police his acceptance in writing of the franchise granted by this Act and at the same time shall deposit in the provincial treasury of Ambos Camarines the sum of one thousand pesos, Philippine currency, or negotiable bonds of the United States or other securities of equal value approved by the Civil Governor. Said deposit of one thousand pesos, Philippine currency, shall be made as an earnest of good faith of the acceptance and as a guaranty that within six months from the date of said acceptance the sum of nine thousand pesos, Philippine currency, or negotiable bonds of the United States or other securities of equal value approved by the Civil Governor shall be deposited with the provincial treasurer of said province. The whole deposit of ten thousand pesos, Philippine currency, thus made, shall be retained in the provincial treasury as security for the completion of the work and operation of the tramway for its entire length within twelve months from the date of acceptance. In case said deposit of nine thousand pesos, Philippine currency, is not made as herein set out or the grantee fails to commence the work within six months after the acceptance of the franchise, the deposit of one thousand pesos, Philippine currency, made on the acceptance of the franchise, shall be forfeited to the municipality of Daet. In case the tramway shall not be completed and put in operation for the public convenience within twelve months from the date of acceptance, the whole deposit shall be forfeited as liquidated damages for breach of the contract created by the acceptance of the franchise, and such deposit shall be divided equally between said municipality of Daet and the Province of Ambos Camarines: *Provided, however,* That any moneys deposited with the provincial treasurer may, with the approval of the Civil Governor, be paid by the provincial treasurer to the grantee monthly or quarterly in the proportion which the work done bears to the whole work to be done, such proportion to be certified by the Consulting Engineer to the Commission or his duly authorized subordinate. If the deposits required by this section to be made by the grantee, or either of them, is in interest-bearing bonds or other interest-bearing securities, the interest shall be collected by the provincial treasurer of Ambos Camarines and shall be turned over to the grantee as it is collected, unless the grantee shall fail to perform the obligations required of him by this franchise, in which case the accruing interest shall be withheld by the said provincial treasurer and shall constitute a part of the deposit to be divided equally between the Province of Ambos Camarines and the municipality of Daet as liquidated damages resulting from the default of the grantee.

SEC. 11. This franchise is granted with the understanding and on the condition that it shall be subject to amendment, modification, alteration, or repeal by the Congress of the United States and that all lands or rights of use or occupation of lands secured by any corporation by virtue of this franchise, and all lands or rights of use or occupation of lands granted by this franchise on the public domain or public lands shall revert upon the termination of this franchise and

concession, or upon the revocation, repeal, forfeiture, or lapse thereof, to the insular, provincial, or municipal government which owned said lands or enjoyed said rights at the time of the grant of said franchise or concession.

The grantee of this franchise, his successors, and assigns are forbidden to issue stock or bonds under this franchise except in exchange for actual cash or for property at a fair valuation equal to the par value of the stock or bonds so issued. Neither shall the grantee, his successors, or assigns declare any stock or bond dividend. It shall be unlawful for the grantee, his successors, or assigns to use or employ or contract for the labor or persons claimed or alleged to be held in involuntary servitude, and any person, company, or corporation exercising the rights and privileges conferred by this franchise who shall use, employ, or contract for the labor of persons claimed or alleged to be held in involuntary servitude shall not only forfeit all such rights and privileges and the franchise hereby granted, but shall also be deemed guilty of an offense and shall be punished by a fine of not less than ten thousand dollars, United States currency.

SEC. 12. The rates to be charged by the grantee, his lessees, successors, or assigns for the transportation of passengers or freight or for other service shall always be subject to regulation by Act of the Commission or other legislative authority of the Islands.

SEC. 13. The grantee, his lessees, successors, or assigns shall pay into the treasury of the Province of Ambos Camarines, in consideration of the granting of this franchise, one and one-half per centum of the gross income earned by the tramway or resulting from its operation. One per centum of the gross income so paid into the provincial treasury shall be paid by the provincial treasurer to the municipality of Daet for municipal purposes, and the remaining one-half per centum of said gross income and earnings shall be retained in the provincial treasury for provincial purposes. The percentage of gross income and gross earnings of said tramway required by this section to be paid into the treasury of Ambos Camarines by the grantee, his lessees, successors, or assigns shall be due and payable quarterly after said tramway shall have been put in operation for the whole or any part of its length.

SEC. 14. The grantee may refuse to transport any package or parcel suspected to contain goods of a dangerous nature or whose transport shall be prohibited by the Government.

SEC. 15. The grantee shall enjoy the following powers, privileges, and exemptions:

(a) To occupy any part of the public domain, not occupied for other public purposes, which may be necessary for the purposes of the enjoyment of this franchise and may be approved by the Consulting Engineer. The land to be taken under this power shall be acquired by the grantee in the following manner: The grantee shall file a petition describing the land which he desires to acquire from the public domain, showing that the same belongs to the public domain, is not in use for any other public purpose, and is property necessary for the enjoyment of the franchise to construct and maintain the railroad herein described, and praying that the same may be conveyed to him for uses and purposes of the enjoyment of said franchise. The petition shall be accompanied by a plat and survey of the land described in the petition. The Consulting Engineer, after

an examination of the petition and the plat and the taking of evidence, if necessary, shall approve the same, if he finds the land petitioned for to be necessary and proper for the enjoyment of the franchise herein granted. The Consulting Engineer shall then forward the petition, with his approval, to the Chief of the Bureau of Public Lands, who shall, upon due investigation, determine whether the land sought is public land and is not in use for any other public purpose, and shall certify the same to the Civil Governor, who, being satisfied of the propriety and legality of granting the petition, shall grant to the owner of the franchise permission to use said land for the purposes of the tramway. The permission to use said land shall be in writing and shall contain a clause providing for a reversion of the land to the Insular Government whenever it shall have ceased to be used for the purposes of the franchise.

(b) No real or personal property of said tramway actually used and necessary for tramway purposes, shall be taxed by any province or municipality for five years from the granting of this franchise.

(c) In the case of refusal or failure to pay the lawful charges, costs, and expenses of the transportation and conduction of freight over the whole length or any part of the line, the grantee shall have the right to detain said freight until such time as the amount lawfully due shall be paid. The amount lawfully due shall include all proper charges for storage of goods left in the care of the grantee for over forty-eight hours after reaching their destination.

(d) To make application before the justice of the peace of the municipality of Daet for the sale at public auction of all articles of freight or luggage transported by the grantee which may have remained in the hands of the grantee for two months or over uncalled for by the owner or consignee. In the before-mentioned cases, or when the owner or consignee can not be found or is unknown or shall refuse to receive the goods transported or pay the lawful costs, charges, and expenses of transportation, application may be made by the grantee, his lessees, successors, or assigns to the justice of the peace of the municipality of Daet for an order to sell at public auction, upon two days' notice, those goods which are of a perishable nature, and upon thirty days' notice, goods not likely to suffer deterioration or loss during the period of notice if given ordinary care. Notices of sale required by this section shall be given by posting at the place where the goods are stored or held and at the door of the municipal building a written announcement of the date, hour, and place of sale, a description of the goods to be sold, and the charges, costs, and expenses for which the goods are held. The proceeds of sale shall go first to defray the cost and expenses of said sale, and then to the account of freight and charges of the grantee on said goods, and the balance, if there be any, shall be deposited with said justice of the peace at the disposition of the person who may have right to same. The grantee shall have the right to refuse to transport goods of a perishable nature unless the freight charges are prepaid or guaranteed.

(e) To sell, lease, give, grant, convey, or assign this franchise and all property and rights acquired thereunder to any person, company, or corporation competent to conduct the business of the said tramway, but no title to this franchise or to the property or rights acquired thereunder, shall pass by sale, lease, gift, grant, conveyance, transfer,

or assignment to the vendee, donee, transferee, lessee, or assignees, or be enjoyed by him until he shall have filed in the office of the Secretary of Commerce and Police an agreement in writing agreeing to comply with all the terms and conditions imposed on the grantee by the franchise and accepting the said franchise subject to all its existing terms and conditions.

SEC. 16. The grantee, his lessees, successors, and assigns shall agree to carry the mails upon such terms and conditions and at such rates as may be agreed upon between the Director of Posts and the grantee. In case the Director of Posts and the grantee can not agree on terms, conditions, or as to rates of transportation of the mails, the Chief Executive of the Islands, after giving the grantee opportunity to be heard, shall fix the rates of transportation and the terms and conditions under which the mails shall be carried by the said tramway. If the Government of the Islands should require, in addition to the ordinary mail service, the transport of mail on urgent orders, at other hours or at a higher speed than may be prescribed by the ordinary tram-train schedule, or should the Government require the transport of troops, ammunition, bullion, freight, or war supplies, the grantee shall provide day or night special conveyance for same and be allowed such extra compensation therefor as may be reasonable.

SEC. 17. The tramway for which a franchise is conceded by this Act may be crossed by lines of railroad, other tramways, or by roads or highways on such terms and conditions and under such rules and regulations as may be prescribed by the Government of the Philippine Islands.

SEC. 18. The legal domicile of the owner of this franchise shall be in Daet, where there shall also be a duly authorized representative of said owner with full power to perform the duties enjoined and maintain the rights conferred by the franchise.

SEC. 19. The granting of this charter shall be subject in all respects to the limitations upon corporations and the granting of franchises contained in the Act of Congress approved July first, nineteen hundred and two, entitled "An Act temporarily to provide for the administration of affairs of civil government in the Philippine Islands, and for other purposes."

SEC. 20. The books of the grantee, his lessees, successors, or assigns maintaining or operating said tramway shall always be open to the inspection of the Insular Auditor, the provincial treasurer, or of a deputy designated by either for the purpose, and once said tramway is put in operation for the whole or any part of its length it shall be the duty of the grantee of the franchise, his lessees, successors, or assigns operating under the same to submit to the provincial treasurer quarterly reports in duplicate showing the gross earnings, gross income, and all expenses and expenditures of said tramway, as well as such other data as may be required by the Insular Auditor or provincial treasurer for a complete understanding of the general condition of the business of said tramway. One of the duplicate reports required by this section to be furnished to the provincial treasurer shall be retained by him and the other forwarded by him to the Insular Auditor, who shall keep the same on file.

SEC. 21. At any time after five years from the granting and during the life of this franchise, the Government of the Philippine Islands may, by legislative enactment, upon such terms and conditions as to

it may seem proper, require the grantee, his lessees, successors, or assigns to operate said tramway by electric or other power instead of by animal power. Should said grantee, his lessees, successors, or assigns decline, fail, or refuse to operate said tramway by the power required by the Government and in the manner and as directed by said Government, then the franchise granted by this Act shall be forfeited and all rights, privileges, and concessions granted by it shall end and terminate.

SEC. 22. Once said tramway has been put into operation for its entire length, the grantee, his lessees, successors, or assigns shall furnish such rolling stock and run such trains and make such number of trips over the entire length of said line as the public service and the demands of traffic may reasonably require. The failure by the grantee, his lessees, successors, or assigns to operate said tramway for its entire length, unless prevented by the act of God, the public enemy, or force majeure, shall constitute an abandonment of the franchise hereby granted, and the municipality of Daet, with the approval of the Civil Governor, may either declare said franchise forfeited or require the grantee, his lessees, successors, or assigns to remove the lines or tracks of said tramway for the whole or any part of the length of said tramway, or may itself cause such lines or tracks of said tramway to be removed at the expense of the grantee, his lessees, successors, or assigns.

SEC. 23. Upon such terms and conditions as may be agreed upon, and at any time during the existence of this franchise, the grantee, his successors, and assigns may construct, maintain, and operate such additional side tracks, double tracks, loops, switches, and passing places as may be deemed useful for the convenient and advantageous operation of the said tramway, the consent of the council of the municipality of Daet having been first obtained: *Provided, however,* That the construction of such additions to the original tramway shall not be entered upon until the grantee shall have filed with the Consulting Engineer to the Commission, in duplicate, a map or plan of such proposed addition, accompanied by an explanatory statement, and shall have had returned to him a copy of said map with the approval of said Consulting Engineer. All such additions, when completed, shall become a part of the said tramway, and shall be held, maintained, and operated upon the same conditions as those which control the rest of said tramway.

SEC. 24. The council of the municipality of Daet, after hearing the grantee, shall have the power, with the approval of the Civil Governor, to declare the forfeiture of this franchise and concession for failure to comply with any of the terms and conditions required of him to be performed by the franchise, unless such failure shall have been directly and primarily caused by the act of God, the public enemy, or force majeure.

SEC. 25. Against such declaration of forfeiture of the franchise the grantee, his lessees, successors, or assigns may apply to any court of competent jurisdiction for such relief as to him may seem proper, but if no such application is made within a period of two months after the forfeiture has been declared by such municipality and approved by the Civil Governor, the right to apply to the courts for relief shall be considered waived and the forfeiture shall become

final. The forfeiture of the concession implies the loss of the deposit.

SEC. 26. When the forfeiture of the franchise shall have become final, either by failure to apply to the proper court within the time prescribed or by final decision of the courts confirming the forfeiture, the municipality of Daet shall take possession of the tramway and all property necessary for its proper operation and management and shall sell the same at public auction for cash to the highest bidder therefor, after giving notice of such sale by posting an announcement thereof in Spanish and English for sixty days prior to the sale at the door of the municipal building and at the principal office of the tramway, and by publishing a notice of such sale for sixty days prior to the sale in at least one paper published in English and one published in Spanish in the city of Manila. The notice shall set forth the fact of the forfeiture of the franchise, a general description of the property to be sold, and the date, hour, and place of sale. The proceeds of the sale shall be paid to the grantee, his successors, or assigns, less the costs and expenses of sale.

SEC. 27. This Act shall be subject to all the requirements and limitations of Act Numbered Ninety-eight, and the amendments thereto heretofore or hereafter made, and a failure to comply with the provisions of said Act Numbered Ninety-eight shall be punishable as provided for the violation of said Act Numbered Ninety-eight.

SEC. 28. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 29. This Act shall take effect on its passage.

Enacted, April 8, 1904.

[No. 1112.]

AN ACT Authorizing the assignment, sale, and transfer to the Manila Electric Railroad and Light Company of all the assets of the Compañía de los Tranvías de Filipinas, providing for the surrender by the Manila Electric Railroad and Light Company of the franchises, and amendments thereto, of the said Compañía de los Tranvías de Filipinas, and for certain amendments to ordinance Numbered Forty-four of the municipal board of Manila, enacted in pursuance of Act Numbered Four hundred and eighty-four of the Philippine Commission, and for the opening of certain new streets by the municipal board of Manila, and for a franchise to the Manila Electric Railroad and Light Company to construct, maintain, and operate an electric street railway and an electric light, heat, and power system from the limits of the city of Manila to Malabon.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Compañía de los Tranvías de Filipinas is hereby authorized to sell, assign, and transfer its entire properties and assets, including all its right, title, and interest in and to the franchises, and all amendments thereto, first, to operate certain street railway lines in the city of Manila (which franchises were granted to Señor Don Jacobo Zobel de Zangroniz and Señor Don Lucio María Bremón on

April twenty-second, eighteen hundred and eighty-one, by the General Government of the Philippine Archipelago); second, to operate a steam traction road from the Bridge of Pretil, in Tondo, Manila, to the principal square in Malabon (which franchise was granted to Señor Don Jacobo Zobel de Zangroniz on October twenty-second, eighteen hundred and eighty-four, by the General Government of the Philippine Archipelago), to the Manila Electric Railroad and Light Company, a corporation organized and existing under and by virtue of the laws of the State of New Jersey, the name of which corporation was originally the Manila Railway and Light Company, but which name was, thereafter, on the sixth day of July, nineteen hundred and three, by due process of law, changed to, and now is, the Manila Electric Railroad and Light Company, and which corporation, under the name of Manila Railway and Light Company, acquired from Charles M. Swift, on the twenty-seventh day of March, nineteen hundred and three, the franchises heretofore granted to said Charles M. Swift by Ordinance Numbered Forty-four of the city of Manila, enacted in pursuance of Act Numbered Four hundred and eighty-four of the Philippine Commission; and said sale, assignment, and transfer of said properties, assets, and franchises of said Compañía de los Tranvías de Filipinas to said Manila Electric Railroad and Light Company is hereby consented to, allowed, and sanctioned: *Provided, however*, That the Manila Electric Railroad and Light Company shall, upon purchase of the properties and assets of the Compañía de los Tranvías de Filipinas, thereafter hold, occupy, and operate the lines of street railways specified in section two hereof, solely under its charter granted by Act Numbered Four hundred and eighty-four and Ordinance Numbered Forty-four of the Municipal Board as amended by this Act and the ordinance of said council to be passed as herein directed.

SEC. 2. The Municipal Board of the city of Manila shall amend Ordinance Numbered Forty-four, enacted in pursuance of Act Numbered Four hundred and eighty-four of the Philippine Commission, as follows:

First. Paragraphs two, three, twelve, fifteen, seventeen, twenty-four, and twenty-eight of Part One, and paragraphs two and nine of Part Two, of said ordinance shall be amended to read as follows:

“PAR. 2. The streets, thoroughfares, bridges, and public places upon which the grantee is authorized to make such excavations and constructions are as follows:

“(a) Commencing at the southerly end of the Bridge of Spain, to and along Calzada de Magallanes, across the Plaza de Martires (Plaza de España), to Calle Santo Tomas, thence to Calle Cabildo, thence to Calle Fundicion, thence to Calle Palacio, thence, through the wall and across the moat, to Paseo de Vidal, thence along Paseo de Bagumbayan to Calle San Luis, thence along Calle Real to Calle Cabañas, thence over the Bridge of San Antonio and to the Pasay race track: *Provided*, That the grantee shall have the right to operate its cars upon Calle Real, Malate, except in cases of temporary emergency or necessity, in but one direction, without the consent of the Municipal Board, and shall not have the right to put in turn-outs along said street without like consent.

“(b) From the easterly end of Calle Aduana to Calle Palacio, thence to Calle Fundicion.

“(c) From the northerly end of the Bridge of Spain and its junction with the Escolta, along the Bridge of Spain, to its southerly end. Thence from the southerly end of the Bridge of Spain to Paseo de Vidal, along said paseo to its junction with Calzada de Nozaleda, along said calzada to its junction with Calzada de San Marcelino.

“(d) From the junction of Calzada de Vidal and Calle Concepcion to Calzada de San Marcelino, along the latter calzada to its junction with Calzada de Nozaleda, thence to Calle Real (Paco), and along said street to the church of Santa Ana.

“(e) From the southerly end of the Bridge of Spain to the Bridge of Santa Cruz, across the Bridge of Santa Cruz, through Plaza de Goiti, to Calle Echague, thence to Calle San Miguel, thence to Calle General Solano, thence to Calzada de Aviles, and, along Calzada de Santa Mesa, to Santa Mesa.

“(f) From Plaza de Goiti to Plaza Santa Cruz, thence to Calle Enrile, thence to Calle Alcala, thence to Calle Almanza, thence to the Estero Cegado, thence to the line on Calzada de Bilibid.

“(g) From the intersection of Calle Jolo and the easterly approach to the Bridge of Binondo, thence across the Bridge of Binondo to Calle San Fernando, thence to Calle Madrid, thence to Calle Aceiteros, thence to Calle de Sagunto, thence to Paseo de Azcarraga, thence to Calle General Izquierdo, thence to Calle San Bernaldo, thence to Calle Paz, thence to Calle Bilibid, thence to Calle de Iris, to Plaza Santa Ana, thence along Calle Alix to the Rotonda de Sampaloc.

“(h) From the intersection of Paseo de Azcaraga and Calle Ylaya, along the latter street, around Plaza Leon XIII, to and along Calle de Sande, to the Pretil Bridge.

“(i) From the intersection of Calle de Bilibid and Calle Cervantes along said Calle Cervantes, to the San Lazaro race track.

“(j) From the intersection of Calle Ylaya and Paseo de Azcarraga, along Calle Ylaya, to the junction of the line on Calle Jolo.

“(k) From the line at the intersection of Calle de Sagunto and Calle Aceiteros, along Calle de Sagunto, to Calle Clavel, along Calle Clavel, to the line of Calle Madrid.

“(l) Along Calle de Lemeris and Calle de Jolo, from the Bridge of Pretil (near Tondo station) to Plaza de Binondo, across Plaza de Binondo, and along Calle Rosario, and to and across Plaza de P. Moraga, to and along the Escolta, to and across Plaza de Goiti, to and along Calle de Carriedo, to and across Plaza de Miranda, to and along Calle de Crespo, to and along Calle de San Sebastian, to and across Plaza del Carmen, to and across Plaza de Santa Ana to a junction with line (g), namely, the intersection of Calzada de Iris and Plaza de Santa Ana, also along the main road from Manila to Malabon, beginning at Tondo station, near the Bridge of Pretil, to the limits of the city.

“(m) From the intersection of Calle San Luis and Calle Real (Ermita), along Calle San Luis, to and along the proposed Calle E, as the same is platted on the map of the engineer of the city of Manila, which map has been approved by, and is now on file with, the Municipal Board of the city of Manila, to its intersection with Calle Padre Faura, thence along Calle Padre Faura to and along the proposed Calle D, as the same is platted on the map hereinbefore referred to, to and along a proposed street running from the cemetery at right

angles to Calle Diaz Puertas, to Calle C, as the same is platted on the map hereinbefore referred to, along Calle C to a street running east from the end of Calle Cabañas and at right angles thereto, thence, to and along said last-mentioned street, to Calle Cabañas."

"PAR. 3. The grantee shall have the right to lay double tracks upon each of the streets, thoroughfares, bridges, and public places mentioned in the last preceding paragraph except the following, upon which (except with the express consent of the Municipal Board to the laying of double tracks) only single tracks shall be laid:

"Calle Enrile, Calle Jolo, Calle Almanza, Calle Carriedo, Calle Crespo, Calle Alcala, Estero Cegado, where these streets are less than twenty-four feet wide between curb lines; also Calle de Cabañas; also Calle Cabildo, Calle Santo Tomas, Calle Fundicion, Calle Palacio, Calle Aduana; these last five being the streets within the Walled City: *Provided*, That the grantee shall have the privilege, under the direction of the Municipal Board, of placing upon all of the foregoing streets the necessary turn-outs, switches, and sidings: *And provided further*, That in all streets, thoroughfares, bridges, and public places the tracks, rails, and other constructions of the grantee shall be so laid and located as to leave a clear driveway between the tracks and the curb line on at least one side of such tracks where the width of the street between the curbs makes it physically possible."

"PAR. 12. The grantee shall, at all times, keep its tracks, rolling stock, and other construction in good condition. Two classes of cars or compartments, providing for two classes of passengers, shall be run, and at least sixty per centum of the accommodation furnished shall be second-class cars or compartments. The grantee hereof shall, at all times, furnish cars or compartments of both classes sufficient to satisfy the public demand and to carry comfortably all the members of the public desiring to ride thereon: *Provided*, That, after one year of operation, the Municipal Board shall have the power, with the concurrence of the grantee of this franchise, to amend this paragraph so as to require that only one class of cars or compartments shall be run, upon which the lower rate of fare shall be charged."

"PAR. 15. The fare charged by the grantee shall not exceed six cents, in money of the United States, on a first-class car or compartment, or five cents, in money of the United States, on a second-class car or compartment, for one continuous ride from one point to another on the street railway system of the grantee within the city limits, as now or hereafter established, whether or not it be necessary to transfer the passengers from one car or line of the grantee to another during said ride: *Provided always*, That where a change of cars is necessary, there shall be established by the grantee a method of transfers not unreasonably burdensome in its restrictions to the transferred passengers; and, in case of failure to comply with the foregoing requirement as to transfer, it may be enforced, upon application of the Municipal Board, by mandamus to the proper Court of First Instance or the Supreme Court: *And provided further*, That on lines running outside of the city limits, an additional fare or fares may be charged at the rate of five cents, in money of the United States, on first-class cars, or three cents, in money of the United States, on second-class cars for each two miles, or fraction thereof, beyond the city limits, as now or hereafter established: *And provided further*, That at any time after twenty-five years from the date hereof, upon due notice from the

city of Manila to the grantee, the fares charged by the grantee may be readjusted on a reasonable basis by three arbitrators, one to be chosen by the city, one by the grantee, and the third to be selected by the two so chosen, if they can agree, but, if not, then to be selected by the Chief Executive of the Islands. The award of the majority of such arbitrators shall be final."

"PAR. 17. Until such time as the fares herein fixed shall be readjusted, the grantee shall place on convenient sale lots of one hundred tickets at the rate of five dollars and fifty cents, in money of the United States, per one hundred, each of which shall be good for one continuous first-class ride on the cars of the grantee within the limits of the city of Manila, and lots of six tickets at the rate of twenty-four cents, in money of the United States, per six, each of which shall be good for one second-class continuous ride on the cars of the grantee within the city limits: *Provided*, That the grantee may issue such tickets subject to such reasonable restrictions as to the grantee may seem proper."

"PAR. 24. All reasonable, or proper, or necessary changes on the lines or routes of the grantee, or the abandonment of any part of its franchises or of any street or streets which it may not be desirable or advisable to use, may be made by the grantee with the approval of the municipal authorities."

"PAR. 28. At any time after twenty-five years from the date hereof, the city of Manila may purchase, and the grantee shall sell to the city of Manila, all of its franchises, lines, tracks, cars, real estate, buildings, plant, rights, and other property used by it in the operation of a street railway in the city of Manila and on the line to Malabon, at a valuation based upon the net earnings of the grantee, the valuation to be determined, after hearing evidence, by the Supreme Court of the Islands, sitting as a board of arbitrators, whose decision, by a majority of the members thereof, shall be final."

"PART TWO.

"PAR. 2. The Municipal Board, with the approval of the Advisory Board and the Commission, shall have authority to fix from time to time, by ordinance, the prices at which such current shall be furnished to private persons or corporations within the limits of the city of Manila as now or hereafter established and to the city and the Insular Government: *Provided, always*, That the prices so fixed shall be reasonable; and in case the Municipal Board shall disagree with the Advisory Board as to reasonable rates, then the Commission shall fix them."

"PAR. 9. The grantee shall be liable to pay the same taxes upon its real estate, buildings, plant (not including poles, wires, transformers, and insulators), machinery, and personal property as other persons are or may be hereafter required by law to pay. In consideration of Part Two of the franchise herein granted, to wit, the right to build and maintain in the city of Manila and its suburbs a plant for the conveying and furnishing of electric current for light, heat, and power, and to charge for the same, the grantee shall pay to the city of Manila two and a half per centum of the gross earnings received from its business under this franchise in the city and its suburbs: *Provided*, That two and a half per centum of the gross earnings received from

the business of the line to Malabon shall be paid to the Province of Rizal. Said percentage shall be due and payable at the time stated in paragraph nineteen of Part One hereof and after an audit like that provided in paragraph twenty of Part One hereof, and shall be in lieu of all taxes and assessments of whatever nature and by whatsoever authority upon the privileges, earnings, income, franchises, and poles, wires, transformers, and insulators of the grantee, from which taxes and assessments the grantee is hereby expressly exempted."

Second. A new paragraph, to be known as paragraph two (*a*), shall be inserted between paragraph two and paragraph three of Part One of said Ordinance Numbered Forty-four, which paragraph two (*a*) shall read as follows:

"PAR. 2. (*a*) The Manila Electric Railroad and Light Company shall be authorized to make excavations and constructions for the purposes prescribed in Part One of said Ordinance Numbered Forty-four, upon such further streets, thoroughfares, bridges, and public places within the city of Manila as may, from time to time, be approved by the Municipal Board."

Third. Paragraph eighteen of Part One of said Ordinance Numbered Forty-four shall be repealed.

SEC. 3. The franchise over the streets in subparagraph (*m*) of paragraph two of Part One named shall become operative whenever such of said streets as are not now open shall be constructed in pursuance of section eight of this Act.

SEC. 4. A franchise is hereby granted to the Manila Electric Railroad and Light Company to extend the line along the main road from Manila to Malabon provided for in the last clause of subparagraph (*l*) of paragraph two of Part One of said Ordinance Numbered Forty-four, as directed to be amended by section two of this Act, from the limits of the city of Manila to the principal square of the town of Malabon, upon the terms and conditions of said Ordinance Numbered Forty-four, as directed to be amended by this Act: *Provided*, That paragraphs five, seven, and nine of Part One of said Ordinance Numbered Forty-four shall not be operative as to the franchise for said line to Malabon: *But provided further*, That the tracks of said line to Malabon shall be laid to such grade, and the roadbed and eighteen inches on each side thereof shall be maintained in such condition, as will not unreasonably interfere with traffic over the highway on which said line runs: *And provided further*, That said roadbed and eighteen inches on each side thereof, and said grade, shall be maintained to the reasonable satisfaction of the proper authorities: *And provided further*, That the rights which the grantee acquires under this section to charge the fares provided for in paragraphs fifteen and seventeen of section two of this Act shall not be affected by any future extension of the city limits.

SEC. 5. In lieu of the payment of two and one-half per centum of the fares collected and tickets sold by the Manila Electric Railroad and Light Company on the line to Malabon without the city limits of Manila, to municipal authorities of the Province of Rizal, and in lieu of the inspection by said municipal authorities of the accounts of the company at the end of each month, as provided in paragraphs nineteen and twenty of Part One of said Ordinance Numbered Forty-four, the Manila Electric Railroad and Light Company shall pay said two

and a half per centum of fares collected and tickets sold on the line to Malabon, without the city limits of Manila, to the provincial treasurer of the Province of Rizal, who shall inspect the record of fares so collected and who shall audit and approve the accounts of the company at the end of each month, and the provincial treasurer of the Province of Rizal shall distribute to the proper municipalities the amounts paid in by the Manila Electric Railroad and Light Company in accordance with the provisions hereof.

SEC. 6. The Manila Electric Railroad and Light Company is hereby granted a franchise to construct, maintain, and operate a light, heat, and power system coextensively with the said line to Malabon and upon the terms of Part Two of said Ordinance Numbered Forty-four, as directed to be amended by this Act.

SEC. 7. Paragraphs five, seven, and nine of Part One of said Ordinance Numbered Forty-four shall not be applicable to the franchise contained in said Ordinance Numbered Forty-four, as directed to be amended by this Act, along the main road from Manila to Malabon, beginning at Tondo station, near the Bridge of Pretil, to the limits of the city as described in subparagraph (l) of paragraph two of Part One of said ordinance, as directed to be amended by this Act: *Provided*, That the tracks of said line to Malabon shall be laid to such grade, and the roadbed and eighteen inches on each side thereof shall be maintained in such condition as will not unreasonably interfere with the traffic over the highway on which said line runs: *And provided further*, That said roadbed and eighteen inches on each side thereof and said grade shall be maintained to the satisfaction of the engineer of the city of Manila.

SEC. 8. The city of Manila shall immediately proceed to open all streets not now opened, designated in subparagraph (m) of paragraph two of Part One of said Ordinance Numbered Forty-four as herein amended, and, immediately upon the completion of said streets, the Manila Electric Railroad and Light Company shall commence the construction of the line authorized in said subparagraph (m) of paragraph two of Part One and pursue the construction of said line diligently to its completion.

SEC. 9. The Manila Electric Railroad and Light Company shall remove all tracks, switches, and other obstructions of whatever character heretofore placed in the streets of the city of Manila by the Compañía de los Tranvías de Filipinas, and restore all streets, or parts of streets, occupied by the same to a good and passable condition to the satisfaction of the city engineer.

SEC. 10. The amendments to Ordinance Numbered Forty-four herein directed to be made by the Municipal Board shall be enacted upon the filing by the Manila Electric Railroad and Light Company with the Executive Secretary of the Philippine Islands of its acceptance in writing of the terms of the foregoing Act and the surrender in writing by proper corporate action to the Government of the Philippine Islands of the franchises, and all amendments thereto, of said Compañía de los Tranvías de Filipinas.

SEC. 11. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 12. This Act shall take effect on its passage.

Enacted, April 11, 1904.

[No. 1113.]

AN ACT Providing for the establishment of local civil governments for the non-Christian tribes of the Province of Isabela, and amending Act Numbered Two hundred and ten by providing for an increase in the salary of the provincial governor of Isabela.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whereas the non-Christian tribes of the Province of Isabela have not progressed sufficiently in civilization to make it practicable to bring them under any form of municipal government, the provincial governor is authorized, subject to the approval of the Secretary of the Interior, in dealing with these non-Christian tribes, to appoint officers from among them, to fix their designations and badges of office, and to prescribe their powers and duties: *Provided*, That the powers and duties thus prescribed shall not be in excess of those conferred upon township officers by Act Numbered Three hundred and eighty-seven, entitled "An Act providing for the establishment of local civil government in the townships and settlements of Nueva Vizcaya."

SEC. 2. Subject to the approval of the Secretary of the Interior, the provincial governor is further authorized, when he deems such a course necessary in the interest of law and order, to direct members of such tribes to take up their habitation on sites on unoccupied public lands to be selected by him and approved by the provincial board. Members of such tribes who refuse to comply with such directions shall, upon conviction, be imprisoned for a period not exceeding sixty days.

SEC. 3. The constant aim of the governor shall be to aid the non-Christian tribes of his province to acquire the knowledge and experience necessary for successful local popular government, and his supervision and control over them shall be exercised to this end, and to the end that law and order and individual freedom shall be maintained.

SEC. 4. When in the opinion of the provincial board of Isabela any settlement of non-Christian tribes has advanced sufficiently to make such a course practicable, it may be organized, under the provisions of sections one to sixty-seven, inclusive, of Act Numbered Three hundred and eighty-seven, as a township, and the geographical limits of such township shall be fixed by the provincial board.

SEC. 5. Section two of Act Numbered Two hundred and ten, entitled "An Act extending the provisions of the Provincial Government Act and its amendments to the Province of Isabela," as amended, is hereby further amended by striking out the second paragraph thereof and inserting in lieu thereof the following: "For the provincial governor, two thousand four hundred dollars."

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with sec-

tion two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, April 11, 1904.

[No. 1114.]

AN ACT Appropriating the sum of three hundred and seventy-seven thousand eight hundred and fifty-six pesos, Philippine currency, or so much thereof as may be necessary, for certain public works, permanent improvements, and other purposes of the Insular Government.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine currency, or so much thereof as may be necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for certain public works, permanent improvements, and other purposes of the Insular Government:

BUREAU OF PHILIPPINES CONSTABULARY.

Clothing, camp and garrison equipage, Philippines Constabulary: For the purchase of ordnance and ordnance stores, seventy-one thousand seven hundred and twenty pesos.

Telegraph and telephone service, Philippines Constabulary: For the purchase of five thousand iron telegraph poles and one thousand iron cross arms, thirty thousand five hundred pesos.

In all, for the Bureau of Philippines Constabulary, one hundred and two thousand two hundred and twenty pesos.

IMPROVEMENT OF THE PORT OF MANILA.

For dredging the Santa Cruz estero, nine thousand six hundred and thirty-six pesos, or so much thereof as may be necessary: *Provided*, That the work shall be performed under the supervision of, and this appropriation disbursed by, the Officer in Charge of the Improvement of the Port.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Light-House Service, Bureau of Coast Guard and Transportation: For the construction of light stations at Capitancillo Island, Bajo Apo Islet, and Bagacay Point, sixty-two thousand pesos; and for the construction and completion of other minor stations, the purchase and installation of port lights and lanterns, and necessary surveys, not to exceed thirty-six thousand pesos; ninety-eight thousand pesos.

For construction and equipment of marine railway and machine shop on Engineer Island, forty thousand pesos.

In all, for the Bureau of Coast Guard and Transportation, one hundred and thirty-eight thousand pesos, under the provisions of Act Numbered Eight hundred and thirty-one.

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 12. This Act shall take effect on its passage.

Enacted, April 11, 1904.

[No. 1113.]

AN ACT Providing for the establishment of local civil governments for the non-Christian tribes of the Province of Isabela, and amending Act Numbered Two hundred and ten by providing for an increase in the salary of the provincial governor of Isabela.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whereas the non-Christian tribes of the Province of Isabela have not progressed sufficiently in civilization to make it practicable to bring them under any form of municipal government, the provincial governor is authorized, subject to the approval of the Secretary of the Interior, in dealing with these non-Christian tribes, to appoint officers from among them, to fix their designations and badges of office, and to prescribe their powers and duties: *Provided*, That the powers and duties thus prescribed shall not be in excess of those conferred upon township officers by Act Numbered Three hundred and eighty-seven, entitled "An Act providing for the establishment of local civil government in the townships and settlements of Nueva Vizcaya."

SEC. 2. Subject to the approval of the Secretary of the Interior, the provincial governor is further authorized, when he deems such a course necessary in the interest of law and order, to direct members of such tribes to take up their habitation on sites on unoccupied public lands to be selected by him and approved by the provincial board. Members of such tribes who refuse to comply with such directions shall, upon conviction, be imprisoned for a period not exceeding sixty days.

SEC. 3. The constant aim of the governor shall be to aid the non-Christian tribes of his province to acquire the knowledge and experience necessary for successful local popular government, and his supervision and control over them shall be exercised to this end, and to the end that law and order and individual freedom shall be maintained.

SEC. 4. When in the opinion of the provincial board of Isabela any settlement of non-Christian tribes has advanced sufficiently to make such a course practicable, it may be organized, under the provisions of sections one to sixty-seven, inclusive, of Act Numbered Three hundred and eighty-seven, as a township, and the geographical limits of such township shall be fixed by the provincial board.

SEC. 5. Section two of Act Numbered Two hundred and ten, entitled "An Act extending the provisions of the Provincial Government Act and its amendments to the Province of Isabela," as amended, is hereby further amended by striking out the second paragraph thereof and inserting in lieu thereof the following: "For the provincial governor, two thousand four hundred dollars."

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with sec-

paying interest for the first quarter upon the bonds issued in payment of the so-called "friar lands," in pursuance of the provisions of Act Numbered One thousand and thirty-four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 23, 1904.

[No. 1116.]

AN ACT Authorizing the provincial board of Tayabas to revise the lists of assessment of land for the purpose of taxation in the municipality of Boac, in the island of Marinduque, Province of Tayabas.

Whereas it has been made to appear that by mistakes made by the assessment board of the municipality of Boac, in the Island of Marinduque, Province of Tayabas, and by the revision board, just valuations were not in all cases placed upon property assessed for the purpose of taxation, and that there are numerous erroneous assessments in said municipality: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Tayabas is hereby authorized to revise and correct all valuations on the assessment lists of the municipality of Boac, and to state the true valuation, in money of the United States, in each case where it is made clear that the valuation now stated upon the assessment lists is erroneous and unjust, and to correct any and all erroneous assessments in said municipality. The assessment lists, when so corrected, shall be as lawful and valid for all purposes as though the assessments herein provided had been made by the board of tax revision at the proper time.

SEC. 2. The reassessments herein provided shall be completed before the first day of June, nineteen hundred and four.

SEC. 3. The provisions of sections three, four, five, and six of Act Numbered One thousand and fifty-two, entitled "An Act to provide for a second revision of the assessments upon real estate in the Province of Batangas," shall be applicable to the assessments and payment of taxes in the municipality of Boac by this Act authorized.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, April 23, 1904.

[No. 1117.]

AN ACT Providing for the revision of valuation for the purpose of taxation of certain parcels of land in the municipality of Iloilo belonging to Warner, Barnes and Company, Limited, so as to correct clerical and other errors.

Whereas it has been made to appear that an oversight was committed by the municipal board of assessors of the municipality of Iloilo and by the reassessment board of the Province of Iloilo in the classification and valuation of lots numbered five, six, seven, eight, and nine on a plan showing the property in Iloilo belonging to Warner, Barnes and Company, Limited, which lands are largely submerged; and

Whereas the valuations placed upon said lands are found to be inequitable by reason of oversight and mistake in classification and valuation: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Iloilo, together with the provincial secretary and provincial fiscal of that province, are hereby constituted a special board with authority to correct all valuations of the property above stated on the assessment list of the municipality of Iloilo and to state just valuations, in money of the United States, of each of the lots of land above referred to, and to correct any and all erroneous assessments of said parcels of land. The assessment list of the said lands, when so corrected, shall be as lawful and valid for all purposes as though the correction and reassessment herein provided for had been made by the board of tax revision at the proper time.

SEC. 2. The revision of the valuations and assessments of the lots aforesaid shall be made and completed by the assessment board herein provided on or before the first day of June, nineteen hundred and four. The assessment and revaluations shall be made on notice to Warner, Barnes and Company, Limited, and to the municipal authorities of the municipality of Iloilo, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of said board. The action of the majority of said board shall be deemed to be the action of the board, and binding.

SEC. 3. Nothing in this Act contained shall be deemed to prejudice the right of the Insular Government, or of the provincial government of Iloilo, or of the municipality of Iloilo, to any of the lands by this Act affected.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, April 23, 1904.

[No. 1118.]

AN ACT Authorizing the chief of the Bureau of Public Lands to administer oaths, examine witnesses, and send for persons and papers; and providing that any person who shall willfully and knowingly make any false affidavit or oath to any material fact or matter before him shall be deemed guilty of perjury and punished accordingly.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Chief of the Bureau of Public Lands shall, in performing all duties required of him, have authority to administer oaths, examine witnesses, and send for persons and papers; and any person who shall willfully and knowingly make any false affidavit or oath to any material fact or matter before him shall be deemed guilty of perjury and on conviction shall be punished as for such offense.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 26, 1904.

[No. 1119.]

AN ACT To provide for a new assessment of real estate in the Province of La Union and for the revision of such assessment.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. A new assessment or valuation of all real estate in the Province of La Union shall be made as hereinafter provided. Such new assessment, as revised in accordance with the provisions of sections three to five, inclusive, of the present Act, shall be the basis for the collection of real-estate taxes in the Province of La Union for the year nineteen hundred and four and for succeeding years until further provision is made by law.

SEC. 2. The new assessment provided for in the preceding section shall be made in accordance with the provisions of sections forty-nine to fifty-seven, inclusive, as amended, of Act Numbered Eighty-two: *Provided*, That the board of assessors shall organize upon the passage of this Act, or as soon thereafter as possible; and that the board of assessors shall complete their listing and valuation of real property situated within the municipality on or before August first, nineteen hundred and four; and that all complaints against valuations fixed by municipal boards of assessors shall be filed directly with the new board of tax revision hereinafter created.

SEC. 3. There is hereby created for the Province of La Union a new board of tax revision, which shall consist of the three members of the provincial board of the said province.

SEC. 4. The powers and duties of the new board of tax revision in the Province of La Union shall be those prescribed for the provincial

board of revision by Act Numbered Five hundred and eighty-two, entitled "An Act to provide for the partial revision of the assessments upon real estate in the municipalities in the Philippine Islands outside the city of Manila," as amended by Act Numbered Six hundred and ninety-three: *Provided, however*, That the dates specified in the said Act, as amended, shall be as provided in section five of the present Act.

SEC. 5. The new board of tax revision shall be organized on August first, nineteen hundred and four; the time fixed for receiving and hearing complaints shall not be earlier than five days after the organization of the new board of tax revision and not later than September fifteenth, nineteen hundred and four; the certification by the new board of tax revision of a list of the changes made in the assessments fixed by the board of assessors, together with a list of the total assessments of the taxable lands and improvements in each municipality provided for in section eight of Act Numbered Five hundred and eighty-two, shall be made not later than October fifteenth, nineteen hundred and four, on which date the new board of tax revision shall cease to exercise any powers under this Act; and the payment of the land taxes in the Province of La Union for the year nineteen hundred and four shall be made prior to the first day of November, nineteen hundred and four, the provisions of section seventy-four, as amended, of the Municipal Code to the contrary notwithstanding. In all other dates and periods of time specified in Act Numbered Five hundred and eighty-two, as amended by Act Numbered Six hundred and ninety-three, the words "nineteen hundred and four" shall be substituted for the words "nineteen hundred and three" for the purposes of the present Act.

SEC. 6. In all cases in which land in the Province of La Union assessed for the year nineteen hundred and two or the year nineteen hundred and three was assessed at more than fifty per centum above the valuation made by the board of assessors, hereinbefore provided for, as revised by the new board of tax revision, the provincial board is hereby authorized and directed to reduce the assessment, for the year or years in which such excessive assessment of more than fifty per centum was made, to the amount fixed by the new board of tax revision for the same land for the year nineteen hundred and four, and the provincial treasurer shall comply with the order of the provincial board by making the reduction upon the records of the municipality and province.

SEC. 7. In all cases in which money has been paid upon the excessive assessments as described in the section immediately preceding, it shall be the duty of the provincial board to allow a credit of the amount of such excess payment, to be applied upon taxes due for the year nineteen hundred and four or the next subsequent year or years.

SEC. 8. In case the tax has not been paid on the excessive assessment or assessments, then the taxpayer or the person from whom the tax is due shall be allowed to pay the tax on the reduced assessment without penalty at any time before November first, nineteen hundred and four; and all proceedings for the sale of land because of the delinquency of payment on the excessive assessment or assessments as defined in section six of the present Act shall be discontinued and held for naught, and the title to the land shall remain in the delin-

quent taxpayer, subject only to the lien for taxes on the assessment or assessments as reduced in accordance with section six hereof: *Provided*, That if the amount of taxes due on the reduced assessment or assessments is not paid before November first, nineteen hundred and four, the same procedure shall be followed in their collection as in other cases of delinquent taxes.

SEC. 9. In cases of excessive taxation described in section six hereof in which the land shall have been sold to a third person for failure to pay taxes, the delinquent taxpayer, upon redeeming his land by paying to the purchaser the amount required by law to be paid, shall be entitled to a credit, for use in payment of future taxes, for the amount expended by him over and above the tax without penalty at the reduced assessment. In case the land shall have been purchased by the Government, the proceedings shall be by the provincial board declared null and void, and the title shall revert to the delinquent taxpayer on payment of the amount due on the assessment or assessments as reduced in accordance with the terms of section six of this Act, before November first, nineteen hundred and four.

SEC. 10. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 11. This Act shall take effect on its passage.

Enacted, April 26, 1904.

[No. 1120.]

AN ACT Providing for the administration and temporary leasing and sale of certain haciendas and parcels of land, commonly known as friar lands, for the purchase of which the Government of the Philippine Islands has recently contracted, pursuant to the provisions of sections sixty-three, sixty-four, and sixty-five of an Act of the Congress of the United States entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," approved on the first day of July, nineteen hundred and two.

Whereas, pursuant to the provisions of sections sixty-three, sixty-four, and sixty-five of an Act of the Congress of the United States, entitled "An Act temporarily to provide for the administration of the affairs of Civil Government in the Philippine Islands, and for other purposes," approved July first, nineteen hundred and two, the Government of the Philippine Islands, on the twenty-second day of December, nineteen hundred and three, entered into contracts with the Philippine Sugar Estates Development Company, Limited, La Sociedad Agrícola de Ultramar, the British-Manila Estates Company, Limited, and the Recoleta Order of the Philippine Islands, for the purchase of about one hundred and sixty-four thousand one hundred and twenty-seven hectares of land, situated in the Provinces of La Laguna, Bulacan, Cavite, Bataan, Cebu, Rizal, Isabela, and Mindoro, for the aggregate sum of seven million two hundred and thirty-nine thousand seven hundred and eighty-four dollars and sixty-six cents, money of the United States; and

Whereas in said contracts of purchase it was provided, among other

things, that the Government of the Philippine Islands should have a period of six months from the date of said contracts within which to examine the titles to said lands and also within which to survey the same in order to ascertain whether there is the quantity of land specified in said contracts, and, in the event there is not, that a proportionate reduction shall be made in the amounts agreed to be paid therefor; and it was further provided in said contracts that the said parties, so agreeing to sell, obligated themselves to convey good and indefeasible titles to said lands by proper conveyances; and

Whereas by said section sixty-five of said Act of Congress the Government of the Philippine Islands is empowered to lease the said lands after their acquisition for a period not exceeding three years, and to sell the same on such terms and conditions as it may prescribe, subject to the limitations and conditions contained in said Act of Congress: *Provided*, That all deferred payments and the interest thereon shall be payable in the money prescribed for the payment of principal and interest of the bonds authorized to be issued and sold for the purpose of realizing the money necessary to pay for said lands by section sixty-four of said Act of Congress, and that said deferred payments shall bear interest at the rate borne by said bonds: *And provided further*, That all moneys realized or received from the sales or other disposition of said lands, or by reason thereof, shall constitute a trust fund for the payment of principal and interest of said bonds, and also constitute a sinking fund for the payment of said bonds at their maturity: *And provided further*, That actual settlers and occupants at the time said lands are acquired by the Government shall have the preference over all others to lease, purchase, or acquire their holdings within such reasonable time as may be determined by said Government; and

Whereas the said lands are not "public lands" in the sense in which those words are used in the Public Land Act, Numbered Nine hundred and twenty-six, and can not be acquired or leased under the provisions thereof, and it is necessary to provide proper agencies for carrying out the terms of said contracts of purchase and the requirements of said Act of Congress with reference to the leasing and selling of said lands and the creation of a sinking fund to secure the payment of the bonds so issued: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Civil Governor is authorized and directed to have careful examination made to ascertain the sufficiency and soundness of the titles to said land so contracted to be purchased by the Government of the Philippine Islands from the said corporations as set forth in the preamble hereof.

His action in employing the firm of Del Pan, Ortigas and Fisher, attorneys at law in the city of Manila, to make such examination and also to perform all legal services required of them in completing such purchases and thereafter in the leasing and selling of said lands as hereinafter provided, they to be compensated for their services at the rate of five thousand five hundred dollars per annum, payable monthly, for such time as in the opinion of the Civil Governor their services may be needed, is hereby approved and confirmed.

SEC. 2. The Consulting Engineer to the Commission is hereby

directed to have careful surveys made of the said haciendas and tracts of land in order to ascertain with accuracy and certainty whether there is the amount of land in each of said haciendas and tracts specified in said contracts, and for that purpose he is empowered to put in the field and maintain the necessary surveying parties, and any funds in his hands at the present time not in terms devoted to defraying the cost of specific public works are hereby declared available for that purpose. As soon as these surveys shall have been completed he shall make report of the results thereof to the Civil Governor. Such steps as have already been taken by the Consulting Engineer by direction of the Civil Governor looking to the survey of said haciendas and lands are approved and confirmed.

SEC. 3. The firm of Del Pan, Ortigas and Fisher is also directed, as soon as the examination of the title deeds to said property shall have been completed, to make report of the result of their investigations in that behalf to the Civil Governor, and under his direction to supervise the final deeds of conveyance of said lands by said corporations to the Government of the Philippine Islands. The Civil Governor is also directed to submit their report together with the said deeds to the Attorney-General for his opinion.

SEC. 4. The Civil Governor is hereby empowered, when it shall have been ascertained that the titles to said lands are perfect and indefeasible and proper instruments of conveyance are tendered by said corporations, to direct the payment to the corporations named in the preamble of the several sums agreed to be paid for said lands, and to that end to draw the warrants of the Government of the Philippine Islands upon the sum realized from the sale of the bonds issued and sold as provided in Act Numbered Ten hundred and thirty-four.

SEC. 5. When the titles to said lands are finally vested in the Government of the Philippine Islands, they shall be under the immediate control and direction of the Bureau of Public Lands. The Chief of the Bureau of Public Lands is empowered and directed, pending the completion of the purchase of said lands, to receive, take charge of, and carefully preserve the said contracts of sale and purchase and all muniments, documents, title deeds, or other papers pertaining to said lands, and all field notes, surveys, and other data relating thereto, and also the deeds of conveyance hereafter made pursuant to the terms of said contracts of sale and purchase, and thereafter to keep and preserve the same, except as required for registration of said lands.

SEC. 6. The title deeds and instruments of conveyance pertaining to the lands in each province, when executed and delivered by said grantors to the Government and placed in the keeping of the Chief of the Bureau of Public Lands, as above provided, shall be by him transmitted to the register of deeds of each province in which any part of said lands lies, for registration in accordance with law.

SEC. 7. Upon the vesting of the titles to said lands in the Government of the Philippine Islands by proper deeds of conveyance, or sooner if so directed by the Civil Governor, the Chief of the Bureau of Public Lands shall ascertain the names and residences of the actual, bona fide settlers and occupants then in possession of said lands or of any portion of them, together with the extent of their several holdings and the character and value thereof. He is also directed to ascertain from said occupants whether they desire to

purchase their holdings upon the terms prescribed in the succeeding sections.

SEC. 8. In case any occupant in possession does not desire to purchase his holding, but does desire to lease the same, then it shall be the duty of the Chief of the Bureau of Public Lands, after vesting of title, to see that such occupant attorns in due form to the Government and enters into a lease with the usual covenants and agrees to pay a reasonable rental for the use and occupation of his holding. Such rental shall be fixed by the Chief of the Bureau of Public Lands, but in no instance shall any lease be made for a longer term than three years.

SEC. 9. In the event the Chief of the Bureau of Public Lands should find any of the said lands vacant, he is directed to take possession and charge thereof, and he may either lease such unoccupied lands for a term not exceeding three years or offer the same for sale, as in his judgment may seem for the best interests of the Government, and in making such sales he shall proceed as provided in chapter two of the Public Land Act.

SEC. 10. Should he find any of the said lands in possession of a person or persons declining either to buy or to rent, as above set forth, he shall take possession thereof if he can do so peaceably, and if not he shall begin proper legal proceedings in the Court of Land Registration to settle title and to oust him or them from his or their holdings and, upon adjudication in favor of the Government, shall likewise take possession of the same with the same power and authority as though originally vacant. He shall not, however, sell any of the main hacienda houses or other large and substantial buildings save upon a resolution of the Commission authorizing him so to do.

SEC. 11. Should any person who is the actual and bona fide settler upon and occupant of any portion of said lands at the time the same is conveyed to the Government of the Philippine Islands desire to purchase the land so occupied by him, he shall be entitled to do so at the actual cost thereof to the Government, and shall be allowed ten years from the date of purchase within which to pay for the same in equal annual installments, if he so desires, all deferred payments to bear interest at the rate of four per centum per annum.

SEC. 12. It shall be the duty of the Chief of the Bureau of Public Lands by proper investigation to ascertain what is the actual value of the parcel of land held by each settler and occupant, taking into consideration the location and quality of each holding of land and any other circumstances giving it value. The basis of valuation shall likewise be, so far as practicable, such that the aggregate of the values of all the holdings included in each particular tract shall be equal to the cost to the Government of the entire tract, including the cost of surveys, administration, and interest upon the purchase money to the time of sale. When the cost thereof shall have been thus ascertained, the Chief of the Bureau of Public Lands shall give the said settler and occupant a certificate which shall set forth in detail that the Government has agreed to sell to such settler and occupant the amount of land so held by him, at the price so fixed, payable as provided in this Act at the office of the Chief of the Bureau of Public Lands, in gold coin of the United States or its equivalent in Philippine currency, and that upon the payment of the final installment together with all

accrued interest the Government will convey to such settler and occupant the said land so held by him by proper instrument of conveyance, which shall be issued and become effective in the manner provided in section one hundred and twenty-two of the Land Registration Act. The Chief of the Bureau of Public Lands shall, in each instance where a certificate is given to the settler and occupant of any holding, take his formal receipt showing the delivery of such certificate, signed by said settler and occupant.

SEC. 13. The acceptance by the settler and occupant of such certificate shall be considered as an agreement by him to pay the purchase price so fixed and in the installments and at the interest specified in the certificate, and he shall by such acceptance become a debtor to the Government in that amount together with all accrued interest. In the event that any such settler and occupant may desire to pay for his holding of said lands in cash, or within a shorter period of time than that above specified, he shall be allowed to do so, and if payment be made in cash the lands shall at once be conveyed to him as above provided. But if purchase is made by installments, the certificate shall so state in accordance with the facts of the transaction: *Provided, however,* That every settler and occupant who desires to purchase his holding must enter into the agreement to purchase such holding by accepting the said certificate and executing the said receipt whenever called on so to do by the Chief of the Bureau of Public Lands, and a failure on the part of the settler and occupant to comply with this requirement shall be considered as a refusal to purchase, and he shall be ousted as above provided and thereafter his holding may be leased or sold as in case of unoccupied lands: *And provided further,* That the Chief of the Bureau of Public Lands in his discretion may require of any settler and occupant so desiring to purchase that, pending the investigation requisite to fix the precise extent of his holding and its cost, he shall attorn to the Government as its tenant and pay a reasonable rent for the use of his holding; but no such lease shall be for a longer term than three years, and refusal on the part of any settler and occupant so desiring to purchase to execute a lease pending such investigation shall be treated as a refusal either to lease or to purchase, and the Chief of the Bureau of Public Lands shall proceed to oust him as in this Act provided.

SEC. 14. It shall be the duty of the Chief of the Bureau of Public Lands to collect and receive all rent and installments of purchase money and interest thereon due and payable under the provisions of this Act, and to give proper receipts and acquittances therefor and make proper record thereof in the books of his office.

SEC. 15. The Government hereby reserves the title to each and every parcel of land sold under the provisions of this Act until the full payment of all installments of purchase money and interest by the purchaser has been made, and any sale or incumbrance made by him shall be invalid as against the Government of the Philippine Islands and shall be in all respects subordinate to its prior claim.

SEC. 16. In the event of the death of a holder of a certificate the issuance of which is provided for in section twelve hereof, prior to the execution of a deed by the Government to any purchaser, his widow shall be entitled to receive a deed of the land stated in the certificate upon showing that she has complied with the requirements of law for

the purchase of the same. In case a holder of a certificate dies before the giving of the deed and does not leave a widow, then the interest of the holder of the certificate shall descend and deed shall issue to the persons who under the laws of the Philippine Islands would have taken had the title been perfected before the death of the holder of the certificate, upon proof of the holders thus entitled of compliance with all the requirements of the certificate. In case the holder of the certificate shall have sold his interest in the land before having complied with all the conditions thereof, the purchaser from the holder of the certificate shall be entitled to all the rights of the holder of the certificate upon presenting his assignment to the Chief of the Bureau of Public Lands for registration.

SEC. 17. In the event that any lessee or purchaser of land under the provisions of this Act should fail to pay his rent or any installment of purchase money and interest thereon, or accrued interest on any installment not due, when and as the same matures, it shall be the duty of the Chief of the Bureau of Public Lands at once to protect the Government from loss. In the case of a lease, when the lessee is delinquent in payment of rent, the Chief of the Bureau of Public Lands is empowered to declare the lease forfeited, making proper entry to that effect in the books of his office and giving notice thereof to the tenant, and to enter upon and take possession of the land held by the lessee and bring suit against the lessee for all rent due; in the case of a delinquent purchaser, the Chief of the Bureau of Public Lands may enforce payment of any past-due installment and interest by bringing suit to recover the same with interest thereon, and also to enforce the lien of the Government against the land by selling the same in the manner provided by Act Numbered One hundred and ninety for the foreclosure of mortgages. In the event of such sale the purchaser at such sale shall acquire a good and indefeasible title. The proceeds of sale shall be applied to the payment of the costs of court and of all installments due or to become due on such land. If the proceeds of the sale are sufficient to pay all delinquent installments as well as all future installments and all costs of the litigation, there shall be no further claim or liability against the original purchaser. If the proceeds of the sale of said lands should amount to more than sufficient to pay all purchase money and interest due the Government and costs of suit, the surplus thereof shall be returned to the original purchaser, or to the person entitled thereto.

SEC. 18. No lease or sale made by the Chief of the Bureau of Public Lands under the provisions of this Act shall be valid until approved by the Secretary of the Interior.

SEC. 19. No purchaser or lessee under this Act shall acquire any exclusive rights to any canal, ditch, reservoir, or other irrigation works, or to any water supply upon which such irrigation works are or may be dependent, but all of such irrigation works and water supplies shall remain under the exclusive control of the Government of the Philippine Islands and be administered under the direction of the Chief of the Bureau of Public Lands for the common benefit of those interests dependent upon them. And the Government reserves as a part of the contract of sale in each instance the right to levy an equitable contribution or tax for the maintenance of such irrigation works, the assessment of which shall be based upon the amount of benefits

received, and each purchaser under this Act, by accepting the certificate of sale or deed herein provided to be given, shall be held to assent thereto. And it is further provided that all lands leased or conveyed under this Act shall remain subject to the right of way of such irrigation canals, ditches, and reservoirs as now exist or as the Government may hereafter see fit to construct.

SEC. 20. All persons receiving title to lands under the provisions of this Act shall hold such lands subject to the same public servitudes as existed upon lands owned by private persons under the sovereignty of Spain, including those with reference to the littoral of the sea and the banks of navigable rivers and rivers upon which rafting may be done.

SEC. 21. The Civil Governor, when authorized by resolution of the Commission, may, by proclamation, designate any tract or tracts of said lands as nonalienable, and reserve the same for public use, and thereafter such tracts shall not be subject to sale, lease, or other disposition under this Act.

SEC. 22. It shall be the duty of the Chief of the Bureau of Public Lands to make quarterly reports, through the Secretary of the Interior, to the Commission showing the lands leased or sold by him in accordance with the provisions of this Act, the amounts of money derived from such rentals and sales, and such other information as in his opinion may be of value to the Commission in connection with the said lands and their administration and disposition as provided by this Act. Both the Secretary of the Interior and the Chief of the Bureau of Public Lands shall have the right to require of the special counsel named in the first section hereof, or of their successors, such advice and assistance as from time to time may be required by them in the performance of their duties under this Act, and it shall be the duty of said counselors to give such legal advice and assistance.

SEC. 23. All moneys derived by the Chief of the Bureau of Public Lands from the leasing or sale of said lands, or from interest on deferred payments thereon, shall by him be promptly deposited in the Insular Treasury. Such moneys shall be by the Treasurer held separate and apart from general insular funds and shall constitute a trust fund for the payment of the principal and interest of the seven million two hundred and thirty-seven thousand dollars of bonds, issued and sold by the Secretary of War in the name and on behalf of the Government of the Philippine Islands for the purpose of raising money to pay the purchase price of said lands as provided in Act Numbered Ten hundred and thirty-four, entitled "An Act providing for the issue of bonds of the Government of the Philippine Islands to the amount of seven million two hundred and thirty-seven thousand dollars, gold coin of the United States of the present standard value, for the purpose of acquiring funds for the payment of the purchase price of certain large tracts of land in the Philippine Islands, commonly known as the friar lands, pursuant to the provisions of sections sixty-three, sixty-four, and sixty-five of the Act of Congress entitled 'An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes,' approved July first, nineteen hundred and two." Said money shall also constitute a sinking fund for the payment of said bonds at maturity and may be invested and reinvested in safe

interest-bearing bonds or other securities, which shall likewise be held by the Treasurer as a part of such sinking fund, and all interest, dividends, or profits derived from said bonds or other securities thus purchased shall likewise be a part of such sinking fund and may in turn be invested and reinvested in bonds or other securities. All purchases of bonds or other securities by the Treasurer shall be subject to the approval of the Secretary of Finance and Justice.

SEC. 24. The Chief of the Bureau of Public Lands, under the supervision of the Secretary of the Interior, shall prepare and issue such forms and instructions, consistent with this Act, as may be necessary and proper to carry into effect all the provisions hereof that are to be administered by or under the direction of the Bureau of Public Lands, and for the conduct of all proceedings arising under such provisions.

SEC. 25. The sum of ten thousand pesos, Philippine currency, is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, for the purpose of paying the salary of the special counsel referred to in the first section hereof and for making the investigations and surveys required hereby and for the general carrying out of the provisions of this Act.

SEC. 26. The short title of this Act shall be "The Friar Lands Act."

SEC. 27. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 28. This Act shall take effect on its passage.

Enacted, April 26, 1904.

[No. 1121.]

AN ACT Amending Acts Numbered Five hundred and eighteen and Seven hundred and eighty-one so as more fully to define the crime of brigandage, and providing punishment for the failure of municipal officials to perform their duty in that respect.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Five hundred and eighteen, entitled "An Act defining highway robbery or brigandage and providing for the punishment therefor," is hereby amended so as to read as follows:

"SECTION 1. Whenever three or more persons, conspiring together, shall form a band of robbers for the purpose of stealing carabaos, cattle, horses, rice, or personal property of any description, or for the purpose of abducting persons, either for the purpose of extortion or obtaining ransom, or for any other purpose, by means of force and violence, and shall be armed with deadly weapons for this purpose, they shall be deemed highway robbers, or brigands, and every person engaged in the original formation of the band, or joining it thereafter, shall, upon conviction thereof, be punished by death or imprisonment for not less than twenty years, in the discretion of the court."

SEC. 2. Section two of said Act Numbered Five hundred and eighteen is hereby amended so as to read as follows:

"SEC. 2. To prove the crime described in the previous section, it shall not be necessary to adduce evidence that any member of the band has in fact committed robbery or theft or abduction, but it shall be sufficient to justify conviction thereunder if, from all the evidence, it can be inferred beyond a reasonable doubt that the accused was a member of such an armed band as that described in said section one."

SEC. 3. Section four of said Act Numbered Five hundred and eighteen is hereby amended so as to read as follows:

"SEC. 4. Every person knowingly aiding or abetting such a band of brigands as that described in section one by giving them information of the movement of the police or Constabulary or other peace officers of the Government, or of the forces of the United States Army when acting in aid of the Government, or by securing or receiving stolen property from such brigands, or by procuring for them supplies of money, food, clothing, arms, ammunition, or other property of any kind, or by furnishing the same to them, or by knowingly hiding, lodging, or harboring in his house or assisting in any way in the escape of a member of such a band of robbers as defined in section one, shall, upon conviction, be punished by imprisonment for not less than ten years and not more than twenty years."

SEC. 4. Section five of Act Numbered Seven hundred and eighty-one, entitled "An Act amending Act Numbered One hundred and seventy-five, entitled 'An Act providing for the organization of an Insular Constabulary and for the inspection of the municipal police,' and Acts Numbered Six hundred and ten, Six hundred and eighteen, and Six hundred and nineteen amendatory thereof," is hereby amended by adding at the end thereof the following words: "Municipal policemen shall be deemed to be municipal officers for the purpose of this section."

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, April 27, 1904.

[No. 1122.]

AN ACT Providing for loan of four thousand pesos, Philippine currency, to the Province of Paragua.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of four thousand pesos, Philippine currency, to be loaned to the Province of Paragua, and to be expended by the provincial board of that province for the general purposes of the provincial government in accordance

with the provisions of Act Numbered Four hundred and twenty-two, organizing the Province of Paragua.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the secretary-treasurer of the Province of Paragua upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board of the Province of Paragua accepting such loan and agreeing to repay the money, without interest, on or before the first day of May, nineteen hundred and five.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 27, 1904.

[No. 1123.]

AN ACT So amending sections twelve, one hundred and forty-three, and five hundred and twelve of Act Numbered One hundred and ninety as to diminish the expense of conducting trials in Courts of First Instance and of proceedings in the Supreme Court in review of such trials, and making certain provisions of Act Numbered One hundred and ninety applicable to criminal causes, and providing an inexpensive method of appeal in cases of paupers.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section twelve of Act Numbered One hundred and ninety, entitled "An Act providing a Code of Procedure in Civil Actions and Special Proceedings in the Philippine Islands," is hereby amended so as to read as follows:

"SEC. 12. *Official language.*—The official language of all courts and their records shall be the Spanish language until the first day of January, nineteen hundred and six. After that date English shall be the official language, but the Supreme Court or any Court of First Instance may in its discretion order a duplicate record in the English language made and duly enrolled in any action or proceedings whenever the court shall determine that such duplicate record would promote the public convenience and the interests of the parties: *Provided*, That any party or his counsel may examine or cross-examine witnesses or make an oral argument in English or a native dialect, and the same shall be clearly interpreted into Spanish by a court interpreter whenever the judge shall so require; and the party or his counsel may submit a written or printed pleading or brief in English or a native dialect if at the same time he accompanies it by a correct Spanish translation: *And provided further*, That in cases in which all the parties or counsel stipulate in writing, and the court consents, the proceedings may be conducted in English or in a native dialect only, and in such cases the record of the pleadings, the bills of exceptions and judgment, need not to be translated into Spanish: *And provided further*, That when a case, civil or criminal, is so tried in the English language in the trial court, in the event of an appeal

the English record shall be used in the Supreme Court, but the briefs shall be accompanied by a translation into the Spanish language."

SEC. 2. Section one hundred and forty-three of said Act Numbered One hundred and ninety is hereby amended by striking out the second paragraph of said section reading as follows—

"Immediately upon the allowance of a bill of exceptions by the judge, it shall be the duty of the clerk to transmit to the clerk of the Supreme Court a certified copy of the bill of exceptions and of all documents which by the bill of exceptions are made a part of it. The cause shall be heard in the Supreme Court upon the certified copy of the bill of exceptions so transmitted"—

and by inserting in lieu thereof the following paragraph:

"Immediately upon the allowance of a bill of exceptions by the judge, it shall be the duty of the clerk to transmit to the clerk of the Supreme Court the original bill of exceptions and all documents which by the bill of exceptions are made a part of it. The cause shall be heard in the Supreme Court upon the bill of exceptions so transmitted, all duly certified by the clerk of the Court of First Instance."

SEC. 3. Said Act Numbered One hundred and ninety is hereby further amended by inserting a new section between sections numbered one hundred and forty-three and one hundred and forty-four, to read as follows:

"SEC. 143½. *Appeals by paupers.*—In case a defeated party desires to carry his action to the Supreme Court for revision and shall establish to the satisfaction of the court that he is a pauper and unable to pay the expenses of prosecuting the exceptions in the Supreme Court, and that the case is of such importance, by reason of the amount involved or the importance of the questions raised, that it ought to be revised by the Supreme Court, the judge may enter an order entitling such person to a pauper's appeal. Upon such order being made the clerk shall immediately transmit to the clerk of the Supreme Court the entire record of said cause, including the evidence taken on trial and the bill of exceptions, and the cause shall be heard in the Supreme Court upon the original record so transmitted without the same being copied or printed in the Supreme Court. The party so prosecuting a bill of exceptions may file a typewritten brief, and the same shall be considered by the Supreme Court with the original record in the case; and upon final decision the original record shall be returned to the lower court for execution in accordance with said decision. The clerk of the Supreme Court before returning the record to the lower court shall make a memorandum of all the papers in the record and a copy of the decision and keep the same on file in his office as a record of such cause. No fees for the clerk of the Supreme Court shall be charged in such causes."

SEC. 4. Section five hundred and six of said Act Numbered One hundred and ninety is hereby amended by adding at the end thereof the following words:

"It shall likewise be the duty of the clerk of the Supreme Court, within ten days after the close of any term, to remit to the clerks of the Courts of First Instance, with the notices of all judgments of the Supreme Court in this section referred to, likewise all the original documents and the record of the action transmitted by the clerk of the Court of First Instance, to the clerk of the Court of First

Instance, in order that the files of the action may remain together in that court."

SEC. 5. Section five hundred and twelve of said Act Numbered One hundred and ninety is hereby amended by adding at the end thereof the following words:

"Provided, however, That in no action, civil or criminal, shall the printed bill of exceptions contain the evidence that has been adduced on the trial: And provided further, That in all causes in which the Supreme Court may review the evidence taken in the court below, in accordance with the provisions of paragraphs numbered one, two, and three of section four hundred and ninety-seven, the Supreme Court shall refer to the original testimony on file in the clerk's office and to any original documents constituting a part of the files of the cause."

SEC. 6. This act shall apply to pending causes.

SEC. 7. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 8. This Act shall take effect on its passage.

Enacted, April 27, 1904.

[No. 1124.]

AN ACT To provide medical attendance on civil officers and employees at isolated points when life is in jeopardy.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In any case where an officer or employee of the Insular Government or of a provincial government is ill at a point remote from a hospital under the control of the Insular or of a provincial government, and it appears to the satisfaction of the Civil Governor that medical attendance on such officer or employee is necessary to preserve his life, the Civil Governor may order any medical officer in the employ of the Insular or of a provincial government to attend such ill person and, if necessary, conduct him to the nearest hospital for treatment. In case the attending physician and surgeon of a hospital under the control of the Insular or of a provincial government is so ordered to give such medical attendance he may, if he shall deem it more advisable, designate in his stead for such duty a competent nurse in the employ of the Government. The actual and necessary traveling expenses of such physician or nurse shall be a proper charge against the contingent appropriations of the bureau or hospital in which he is employed, and, if the patient is an employee of a provincial government, such traveling expenses may be made a proper charge against the provincial treasury. In no case shall this Act be construed to cover the traveling expenses or subsistence of such ill employee to or from a hospital, such expenses being a personal charge to be borne by him. This Act may be construed retroactively to cover such cases of traveling expenses as herein provided for as may be specifically approved by the Civil Governor.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 27, 1904.

[No. 1125.]

AN ACT Empowering the Civil Governor to detail provincial fiscals temporarily from one province to another.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Civil Governor is hereby authorized, in the interests of the public service, to direct the temporary detail of any provincial fiscal from one province to any other province in the Islands to perform there such duties as may be assigned to him by the Civil Governor, any existing law to the contrary notwithstanding. The actual and necessary traveling and living expenses of a provincial fiscal so detailed shall be paid by the province to which he is temporarily assigned: *Provided, however,* That the Civil Governor may direct the payment by such province of a fixed per diem in lieu of actual expenses.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 27, 1904.

[No. 1126.]

AN ACT For the purpose of empowering provincial boards to subpoena witnesses and to require testimony under oath in conducting certain investigations, and for other purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. In all investigations conducted under the provisions of Act Numbered Three hundred and fourteen, entitled "An Act amending the Provincial Government Act so as to provide a more simple method of procedure in cases of suspended municipal officials and justices of the peace," the provincial board is hereby empowered to require by subpoena the presence of the accused officer and the attendance and testimony under oath of witnesses, as also the production of all records, books, papers, and documents relating to the matter under investigation, and to that end and for that purpose shall have

power to enforce attendance of witnesses and require them to testify, and to maintain order, in the same manner and to the same extent as justices of the peace are required to do by Act Numbered One hundred and ninety.

SEC. 2. In all cases where the Civil Governor shall remove any municipal officer or justice of the peace from office, he is hereby empowered, in his discretion, to declare such official disqualified thereafter from holding office. Such disqualification may be either special or general, and either temporary or permanent.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1127.]

AN ACT Providing for the payment of per diems in lieu of expenses to employees in the Bureau of Engineering who are directed to perform official travel.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Consulting Engineer to the Commission, the principal assistant engineer, the assistant engineer in charge of railways, the chief of supervisors, and such other employees as may be designated for duties in connection with the overseeing and inspection of public works, shall be entitled to a per diem of two dollars and fifty cents, United States currency, or its equivalent in Philippine currency, for each day such officer or employee is actually traveling, or away from Manila or his regular station on official business, in addition to necessary cost of transportation. When transportation by steamship, Government transport, or otherwise, includes subsistence, no per diem shall be paid or allowed for such portion of the journey or when subsistence is furnished from a Government mess of a field party.

SEC. 2. The Consulting Engineer to the Commission is hereby authorized to detail any employee not below the grade of class six for the purpose of overseeing and inspecting public works.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1128.]

AN ACT Prescribing regulations governing the procedure for acquiring title to public coal lands in the Philippine Islands, under the provisions of sections fifty-three, fifty-four, fifty-five, fifty-six, and fifty-seven of the Act of Congress approved July first, nineteen hundred and two, entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Any person above the age of twenty-one years, who is a citizen of the United States or of the Philippine Islands, or who has acquired the rights of a native of said Islands under and by virtue of the Treaty of Paris, or any association of persons severally qualified as above, may purchase any unreserved, unappropriated public land which is chiefly valuable for coal by proceeding as hereinafter directed: *Provided*, That no individual person shall be entitled to purchase more than sixty-four hectares and no association more than one hundred and twenty-eight hectares: *And provided further*, That this Act shall be held to authorize but one entry by the same person or association of persons, and no association of persons, any member of which shall have taken the benefit of this Act, either as an individual or as a member of any other association, shall enter or hold any other lands under the provisions hereof, and no member of any association which shall have taken the benefit of this Act shall enter or hold any other lands under the provisions hereof: *And provided further*, That such lands, if previously surveyed by the Government, shall be taken by legal subdivisions, but if unsurveyed shall be taken, wherever possible, in the form of squares which shall contain at least sixteen hectares each.

SEC. 2. A coal claim may be initiated either by filing a declaration of location with the mining recorder of the province in which the land is located, or by actually taking possession of the land and making improvements thereon: *Provided, however*, That where claims are initiated by occupation, a proper declaration of location must be filed with the mining recorder within sixty days after the date of actual possession and commencement of improvements.

SEC. 3. The declaration of location above mentioned must be executed under oath, and must describe the land occupied in as definite a manner as practicable, and must contain all necessary allegations to show that applicant has the qualifications required under section one of this Act, and that the land is of the character therein mentioned. In case a right to purchase is based on prior occupation and improvement, that fact must be set out, and the date of occupation and amount of improvements stated.

SEC. 4. It shall be the duty of the mining recorder to record declarations of locations of coal claims in the same manner that declarations of locations of mining claims are recorded; and for such services he shall require the payment of a fee of two pesos, Philippine currency, which shall be paid to the provincial or district treasurer as provided in section five of Act Numbered Six hundred and twenty-four as amended by Act Numbered Eight hundred and fifty-nine.

SEC. 5. All declarations of locations shall be recorded in the order in which they are filed for record, and the mining recorder shall note

on each instrument filed for record the year, month, and day, and the hour and minute of the day on which the same was filed. After recording the declaration, the mining recorder shall make a true copy of the same and without delay forward it to the Chief of the Bureau of Public Lands.

SEC. 6. All persons seeking to acquire public lands under the provisions of this Act must prove their respective rights and pay for the land filed upon within one year from the time prescribed for filing their claims, and they shall not take from the land and sell any coal prior to obtaining a patent.

SEC. 7. A patent for land claimed and located for valuable coal deposits may be obtained in the following manner: Any person or association authorized to locate a coal claim under this Act having claimed and located a piece of land for such purposes, who or which has complied with the terms of this Act, shall file with the Chief of the Bureau of Public Lands an application for a patent, under oath, showing such compliance, together with a plat and field notes of the claim made by or under the direction of the Chief of the Bureau of Public Lands, and at applicant's expense, showing accurately the boundaries of the claim, which shall be distinctly marked by monuments on the ground, and shall post a copy of such plat, together with a notice of such application for a patent, in a conspicuous place on the land described in such plat previous to the filing of the application for a patent, and shall file an affidavit of at least two persons that such plat and notice have been duly posted. Upon the filing of said application, plat, field notes, notices, and affidavits, it shall be the duty of the Chief of the Bureau of Public Lands to publish once a week a notice that such application has been made, for the period of nine consecutive weeks, in a newspaper to be by him designated; also to post a copy of the application in his office, and to require such further publication as he, with the approval of the Secretary of the Interior, may deem advisable. At the expiration of the period of publication the claimant shall file his affidavit, showing that the plat and notice have been posted in a conspicuous place on the claim during such period of publication. If no adverse claim shall have been filed in the Bureau of Public Lands during the said period of publication, it shall be assumed that the applicant is entitled to a patent, upon payment to the Chief of the Bureau of Public Lands of fifty pesos per hectare where the land shall be situated more than fifteen miles from any completed railroad, available harbor, or navigable stream, and one hundred pesos per hectare for such lands as shall be within fifteen miles of such road, harbor, or stream, and that no adverse claim exists: *Provided*, That where the claimant for a patent is not a resident of or within the province wherein the land sought to be purchased is located, the application for patent and the affidavits required to be made in this section by the claimant for such patent may be made by his, her, or its authorized agent, where said agent is conversant with the facts sought to be established by said affidavits.

SEC. 8. Where an adverse claim is filed during the period of publication, it shall be upon oath of the person or persons making the same, and shall show the nature, boundaries, and extent of such adverse claim, and all proceedings, except the publication of notice and making and filing of the affidavit thereof, shall be stayed until the contro-

versy shall have been settled or decided by a court of competent jurisdiction, or the adverse claim waived. It shall be the duty of the adverse claimant, within thirty days after filing his claim, to commence proceedings in a court of competent jurisdiction to determine the question of the right of possession, and prosecute the same with reasonable diligence to final judgment, and a failure so to do shall be a waiver of his adverse claim. After such judgment shall have been rendered, the party entitled to the possession of the claim, or any portion thereof, may, without giving further notice, file a certified copy of the judgment roll with the Chief of the Bureau of Public Lands, who, in case the conditions of section seven of this Act have been complied with, shall issue to the claimant a patent for such land as by the decision of the court he appears to be entitled to.

SEC. 9. All patents for lands disposed of under this Act shall be prepared in the Bureau of Public Lands and shall issue in the name of the United States and the Philippine Government under the signature of the Civil Governor; but such patents shall be effective only for the purposes defined in section one hundred and twenty-two of the Land Registration Act, and the actual conveyance of the land shall be effected only as provided in said section.

SEC. 10. The Chief of the Bureau of Public Lands, under the supervision of the Secretary of the Interior, shall prepare and issue such forms and instructions consistent with this Act as may be necessary and proper to carry its provisions into effect, and for the conduct of all proceedings arising hereunder.

SEC. 11. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 12. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1129.]

AN ACT Amending Act Numbered Eighty-three, known as the Provincial Government Act, by providing that judges holding court in the provinces may be paid a per diem for expenses.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section seven of Act Numbered Eighty-three, known as the Provincial Government Act, is hereby amended by inserting after the word "day," in the ninth line of said section, the following: "*Provided, That where the governor fails for any cause to make proper provision for the protection and entertainment of the judge, a per diem of six pesos, Philippine currency, shall be allowed from the provincial treasury to the judge in lieu of expenses during the period he is required to be in the province for the purpose of holding court.*"

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1130.]

AN ACT To prevent the failure of military justice.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Every person not belonging to the Army of the United States, who, in the Philippine Islands, being duly subpoenaed to appear therein as a witness before a general court-martial of said Army, willfully neglects or refuses to appear, or refuses to qualify as a witness or to testify or produce documentary evidence which such person may have been legally subpoenaed to produce, shall be punished by a fine of not more than five hundred dollars, United States currency, or imprisonment not to exceed six months, or both, at the discretion of the court, and it shall be the duty of the proper fiscal or prosecuting officer, on the certification of the facts to him by the general court-martial, to file in the proper court a complaint against and prosecute the person so offending: *Provided*, That one dollar and fifty cents, United States currency, for each day's attendance, and five cents, United States currency, per mile for going from his place of residence to the place of trial or hearing and five cents per mile for returning, shall be duly tendered to said witness: *Provided further*, That no witness shall be compelled to incriminate himself or to answer any question which may tend to incriminate him.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1131.]

AN ACT Making the governor of the Province of Mindoro a justice of the peace with jurisdiction throughout the whole of that province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The governor of the Province of Mindoro is hereby made ex officio justice of the peace with authority to perform all the duties of a justice of the peace throughout the whole of the Province of Mindoro. His jurisdiction as justice of the peace shall be concurrent in every municipality and in every part of said province with that of the proper justice of the peace of the municipality. The fees that would accrue to a justice of the peace shall, in all cases where

the provincial governor acts as justice of the peace, be covered into the treasury of the province for the general purposes of the province.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1132.]

AN ACT So amending Act Numbered Five hundred and ninety as to provide that the expenses of preliminary investigations for criminal offenses by justices of the peace, when held at the capital of the province, although the offenses were committed in other municipalities, shall be paid by the municipalities in which the offenses were committed.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Five hundred and ninety, entitled "An Act so amending Act Numbered One hundred and ninety-four, relating to preliminary investigations of criminal offenses by justices of the peace, and portions of General Orders, Numbered Fifty-eight, as to authorize justices of the peace in the capitals of provinces to hold preliminary investigations in regard to offenses alleged to have been committed in any portion of the province," is hereby amended by adding at the end thereof the following words: "*Provided, however, That the expense of such preliminary investigation shall be paid by the municipality in which the offense was committed, in the same manner as though the preliminary investigation had been conducted in such municipality.*"

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1133.]

AN ACT Amending Act Numbered Eight hundred and fifty-four by providing for the payment by the Insular Government of the cost of medical attendance for Filipino students appointed under said Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section five of Act Numbered Eight hundred and fifty-four, entitled "An Act providing for the education of Filipino students in the United States and appropriating for such purpose the sum of seventy-two thousand dollars, in money of the United States,"

is hereby amended by adding after the words "per annum" in the third line of said section the words "medical attendance."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1134.]

AN ACT Amending Act Numbered Six hundred and twenty-four, entitled "An Act prescribing regulations governing the location and manner of recording mining claims, and the amount of work necessary to hold possession of a mining claim under the provisions of the Act of Congress approved July first, nineteen hundred and two, entitled 'An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes.'"

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section three of Act Numbered Six hundred and twenty-four, entitled "An Act prescribing regulations governing the location and the manner of recording mining claims, and the amount of work necessary to hold possession of a mining claim, under the provisions of the Act of Congress approved July first, nineteen hundred and two, entitled 'An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes,' " is hereby amended by inserting, in the first sentence of said section after the words "all declarations and affidavits regarding mining claims," the following words: "and all other documents and instruments in writing, of whatever character or nature, alienating, mortgaging, leasing, or otherwise affecting the possession of mining claims or any right or title thereto or interest therein;" and by inserting, in the same sentence, after the words "shall be recorded in the order in which they are filed for record," the following: "and from and after such filing for record all declarations and affidavits regarding mining claims, and all documents and instruments in writing, of whatever kind or nature, alienating, mortgaging, leasing, or otherwise affecting the possession of mining claims or any right or title thereto or interest therein shall constitute notice to all persons and to the whole world of the contents of said declarations, affidavits, documents, and written instruments and of the legal effect thereof."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth nineteen hundred.

SEC. 3. This Act shall take effect on its pasage.

Enacted, April 28, 1904.

[No. 1135.]

AN ACT Providing for the incorporation of the municipality of Bongabon, Province of Mindoro, as a barrio of the municipality of Pinamalayan, Province of Mindoro.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The municipality of Bongabon, in the Province of Mindoro, is hereby incorporated as a barrio of the municipality of Pinamalayan in the same province.

SEC. 2. The existing organization of the municipality of Bongabon is hereby abolished, and all offices existing by virtue of the present organization of such municipality are hereby declared vacant and such offices are abolished.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 28, 1904.

[No. 1136.]

AN ACT Authorizing the Collector of Customs for the Philippine Islands to license vessels engaged exclusively in the lighterage and harbor business and to provide for the regulation of that business.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Collector of Customs for the Philippine Islands is hereby authorized, empowered and directed to issue licenses to engage in the lighterage or other exclusively harbor business to vessels or other craft actually engaged in such business in any of the ports of the Philippine Islands on the eighth day of March, nineteen hundred and two, and to vessels and other craft built in the Philippine Islands or in the United States and owned by citizens of the United States or by inhabitants of the Philippine Islands, or by members of both classes jointly.

SEC. 2. From and after the passage of this Act no vessel shall engage in lighterage or other exclusively harbor business in or about the harbors, rivers, or inland waters of the Philippine Islands, having navigable outlet to the sea, without a license therefor, except those hereinafter exempted.

SEC. 3. The provisions of this Act shall not apply to:

1. Yachts, launches, and other craft used and employed exclusively for pleasure and recreation.

2. Ship's boats and launches bearing the name and home port of the vessel plainly marked thereon.

3. Vessels owned by the Government of the Philippine Islands or of the United States.

4. Vessels of the burden of one ton gross or less: *Provided, however, That the exemptions of the first three paragraphs of this sec-*

tion shall cease as to any vessel which shall at any time engage in the business of transporting cargo or passengers for hire.

SEC. 4. Each license issued under the authority of section one shall specify the particular port or other body of water for which issued, and no vessel shall transport cargo or passengers for hire beyond the limits specified in its license.

SEC. 5. The Collector of Customs for the Philippine Islands is hereby authorized, empowered, and directed to promptly make and publish suitable rules and regulations to carry this law into effect and to regulate the business herein licensed.

SEC. 6. Any license granted or continued in force under the authority of this Act may be revoked for cause at any time by the Collector of Customs for the Philippine Islands.

SEC. 7. Any vessel which shall violate the provisions of this Act may be fined in any sum not exceeding one thousand dollars, United States currency, to be collected in the manner prescribed in section three hundred and thirteen of the Customs Administrative Act, as amended by Act Numbered Eight hundred and sixty-four.

SEC. 8. Any person who shall violate the provisions of this Act, or of any rule or regulation made and issued by the Collector of Customs for the Philippine Islands, under and by authority of this Act, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by imprisonment for not more than six months, or by a fine of not more than one hundred dollars, United States currency, or by both such fine and imprisonment at the discretion of the court: *Provided*, That violations of law may be punished either by the method prescribed in section seven hereof, or by that prescribed in this section, or by both.

SEC. 9. All lighterage and harbor licenses heretofore issued by the Collector of Customs for the Philippine Islands, and all rules promulgated by him relating to the issuing of such licenses, or regulating lighterage and other exclusively harbor business, are hereby ratified and confirmed, and shall continue in full force and effect until otherwise provided by law or regulation.

SEC. 10. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 11. This Act shall take effect on its passage.

Enacted, April 29, 1904.

[No. 1137.]

AN ACT Appropriating the sum of five hundred thousand dollars, in money of the United States, from the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure under the direction of the Civil Governor upon the resolution of the Philippine Commission.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of five hundred thousand dollars, in money of the United States, is hereby appropriated, out of the fund of three

million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure under the direction of the Civil Governor for such purposes and in such manner as may from time to time be authorized by resolutions of the Philippine Commission and in carrying out the intent of the Congress of the United States in appropriating the fund aforesaid.

SEC. 2. The sum of money by this Act appropriated shall be withdrawn from the Insular Treasury by requisitions in favor of such disbursing officer as the Civil Governor may direct, in such allotments as may from time to time be necessary, and shall be accounted for as provided by law.

SEC. 3. The resolutions of the Philippine Commission upon which the funds herein appropriated shall be expended shall be printed and published in the regular quarterly volumes of the laws and resolutions of the Commission and in the Official Gazette.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, April 30, 1904.

[No. 1138.]

AN ACT To bring immediately under the operation of the Land Registration Act all lands lying within the boundaries lawfully set apart for naval reservations, and all lands desired to be purchased by the Government of the United States for naval purposes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provisions of Act Numbered Six hundred and twenty-seven, entitled "An Act to bring immediately under the operation of the Land Registration Act all lands lying within the boundaries lawfully set apart for military reservations, and all lands desired to be purchased by the Government of the United States for military purposes," are hereby made applicable to all lands or buildings or any interest therein within the Philippine Islands lying within the boundaries of the areas now or hereafter set apart and declared to be naval reservations: *Provided, however,* That wherever the word "military" appears in said Act Numbered Six hundred and twenty-seven there shall be substituted the word "naval" for the purposes of this Act: *And provided further,* That wherever the words "commanding general of the United States Army, Division of the Philippines," appear in said Act Numbered Six hundred and twenty-seven there shall be substituted the words "commander in chief of the United States Asiatic Fleet," for the purposes of this Act.

SEC. 2. The method of procedure provided in Act Numbered Six hundred and twenty-seven for settling the titles to lands within military reservations, or which are sought to be purchased for military purposes, is hereby made applicable to naval reservations and to lands which the naval authorities of the United States wish to acquire

by purchase for naval purposes, owned by private individuals and not within the boundaries set apart for naval reservations, and in case of proceedings in accordance with the provisions of this Act, claims for private lands, buildings, and interests within the limits of naval reservations not presented to the Court of Land Registration, as provided in said Act Numbered Six hundred and twenty-seven, shall be forever barred, and the lands, buildings, and interests therein shall be deemed to be public and not private property, in accordance with the provisions of said Act Numbered Six hundred and twenty-seven.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, April 30, 1904.

[No. 1139.]

AN ACT So amending section seventy-eight of Act Numbered Eighty-two, entitled "The Municipal Code," as to make it unnecessary to search for the personal property of a delinquent taxpayer before proceeding against his real estate for the collection of taxes.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section seventy-eight of Act Numbered Eighty-two, entitled "The Municipal Code," is hereby amended by striking out from the first sentence thereof the following words: "In the event that the provincial treasurer or his deputy shall be unable to find sufficient personal property of the delinquent out of which to make all the taxes assessed against him upon his real estate, due either to the municipality, the provincial government, or the Central Government, or, if the delinquent be unknown, the provincial treasurer or his deputy shall," and inserting in lieu thereof the following words: "In addition to the procedure prescribed in section seventy-five, the provincial treasurer or his deputy may," so that said sentence shall read as follows: "In addition to the procedure prescribed in section seventy-five, the provincial treasurer or his deputy may, upon the warrant of the certified record required in section seventy-five, within twenty days after delinquency, advertise the real estate of the delinquent for sale, or so much thereof as may be necessary to satisfy all public taxes upon said property as above, and costs of sale, for a period of thirty days."

SEC. 2. This Act shall be retroactive so far as to apply to all taxes heretofore assessed but not collected.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 2, 1904.

[No. 1140.]

AN ACT Regulating appointment to the position of secretary of the Advisory Board of Manila, amending section sixty-five of Act Numbered One hundred and eighty-three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Hereafter a vacancy occurring in the position of secretary of the Advisory Board of the city of Manila shall be filled by appointment of the president of the Advisory Board, by and with the consent of the Advisory Board, and in accordance with civil-service rules and regulations. A member of the Advisory Board shall not be eligible to appointment as secretary of the Board.

SEC. 2. The action of the Advisory Board in appointing a secretary not a member of the Board is confirmed.

SEC. 3. All parts of section sixty-five of Act Numbered One hundred and eighty-three or of other Acts in conflict with the provisions of this Act are hereby repealed.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1141.]

AN ACT Amending sections thirty-three and sixty-one of Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section thirty-three of Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila," is hereby amended by striking out of said section the clause "shall inspect and seal weights and measures, enforce the keeping and use of proper weights and measures by vendors and vendees, and regulate the inspection, weighing, and measuring of brick, coal, lumber, and other articles of merchandise, in accordance with law and ordinances," and by striking therefrom the words "and shall collect water rents as fixed by law or ordinance."

SEC. 2. Section sixty-one of said Act is hereby amended by adding thereto, after the first sentence thereof, the following: "He shall collect all water rents as fixed by law or ordinance, all miscellaneous charges made by the Department of Engineering and Public Works, and all charges made by the city engineer for inspection, permits, licenses, and the installation, maintenance, and services rendered in the operation of the so-called 'pail system.' He shall inspect and seal weights and measures, enforce the keeping and use of proper weights and measures by vendors and vendees, and regulate the inspection, weighing, and measuring of brick, coal, lumber, and other

articles of merchandise, and shall collect all charges for such inspection and regulation, in accordance with law and ordinances."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1142.]

AN ACT To increase the salary of the secretary-treasurer of the Province of Nueva Vizcaya, amending Act Numbered Three hundred and thirty-seven, entitled "An Act providing for the organization of a provincial government in the Province of Nueva Vizcaya."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Subsection (b) of section two of Act Numbered Three hundred and thirty-seven is hereby amended by striking out the words "one thousand two hundred dollars per year" and substituting in their stead the words "one thousand five hundred dollars per annum," so that the said subsection (b) shall read as follows:

"(b) A provincial secretary-treasurer, at a salary of one thousand five hundred dollars per annum."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. The provisions of this Act shall be retroactive and effective as of January first, nineteen hundred and four.

Enacted, May 3, 1904.

[No. 1143.]

AN ACT Extending the time for the payment of the land tax in the Province of La Laguna for the year nineteen hundred and four until November first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of La Laguna is hereby extended to November first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1144.]

AN ACT Authorizing the payment of extra compensation to members of the Philippine Scouts and the Constabulary detailed for special duty in connection with the erection of bamboo and nipa buildings and for other purposes, at the Louisiana Purchase Exposition at Saint Louis, Missouri.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The payment of a per diem allowance of fifty cents, United States currency, in addition to regular compensation, to members of the Philippine Scouts and the Constabulary detailed at the request of the Chairman of the Exposition Board for special duty in connection with the erection of bamboo and nipa buildings and for other purposes, at the Louisiana Purchase Exposition at Saint Louis, Missouri, is hereby authorized, the same to be paid out of appropriations made for the Saint Louis Exposition Board, the provisions of Act Numbered One hundred and forty-eight to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1145.]

AN ACT Providing for the establishment of local civil governments for the non-Christian tribes in the Province of Tayabas.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whereas the non-Christian tribes in the Province of Tayabas have not progressed sufficiently in civilization to make it practicable to bring them under any form of municipal government, the provincial governor is authorized, subject to the approval of the Secretary of the Interior, in dealing with these non-Christian tribes to appoint officers from among them, to fix their designation and badges of office, and to prescribe their powers and duties: *Provided*, That the powers and duties thus prescribed shall not be in excess of those conferred upon township officers by Act Numbered Three hundred and eighty-seven, entitled "An Act providing for the establishment of local civil governments in the townships and settlements of Nueva Vizcaya."

SEC. 2. Subject to the approval of the Secretary of the Interior, the provincial governor is further authorized, when he deems such a course necessary in the interest of law and order, to direct members of such tribes to take up their habitations on sites on unoccupied public land to be selected by him and approved by the provincial board. Members of such tribes who refuse to comply with such

directions shall, upon conviction, be imprisoned for a period not exceeding sixty days.

SEC. 3. The constant aim of the governor shall be to aid the non-Christian tribes of his province to acquire the knowledge and experience necessary for successful local popular government, and his supervision and control over them shall be exercised to this end, and to the end that law and order and individual freedom shall be maintained.

SEC. 4. When in the opinion of the provincial board of Tayabas and of the Secretary of the Interior, any settlement of non-Christian tribes has advanced sufficiently to make such a course practicable, it may be organized, under the provisions of sections one to sixty-seven, inclusive, of Act Numbered Three hundred and eighty-seven, as a township, and the geographical limits of such township shall be fixed by the provincial board.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1146.]

AN ACT Appropriating the sum of one thousand nine hundred and five pesos and fifty-six centavos, Philippine currency, for the payment of the salary of the acting judge of the municipal court of the city of Manila for the period from March twenty-fourth to June thirtieth, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of one thousand nine hundred and five pesos and fifty-six centavos, Philippine currency, for the payment of the salary of the acting judge of the municipal court of the city of Manila, at the rate of seven thousand pesos per annum, for the period from March twenty-fourth to June thirtieth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 3, 1904.

[No. 1147.]

AN ACT Regulating the registration, branding, conveyance, and slaughter of large cattle, and providing for the disposition, care, custody, and sale of estrays or large cattle captured or seized by the Philippines Constabulary or other peace officers, and repealing Act Numbered Six hundred and thirty-seven and so much of Act Numbered Eight hundred and seventy-seven as provides for the disposition, care, custody, or sale of cattle, carabaos, horses, and animals of the bovine family, and all other Acts or parts of Acts inconsistent with the provisions of this Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. For the purposes of this Act, the term "large cattle" shall be held to include carabaos, horses, mules, asses, and all members of the bovine family.

SEC. 2. All owners of large cattle shall register at the office of the treasurer of the municipality of their residence the private brand or brands used by them in marking their cattle by filing, in triplicate, with said municipal treasurer a true copy of said brand or brands, impressed or accurately drawn upon stout paper, approximately fifteen centimeters wide by twenty centimeters long. One of the triplicate copies of said brand or brands so filed shall be retained in the office of the municipal treasurer; the others shall be sent by him to the provincial treasurer and Chief of the Bureau of Archives, one copy to each; and it shall be the duty of the municipal treasurer, the provincial treasurer, and the Chief of the Bureau of Archives to file in their respective offices said copies of said brand or brands and to keep a record of the names of the owners thereof, alphabetically arranged, together with the ages, civil status, and occupations or professions of such owners.

SEC. 3. No person shall be permitted to register or file a duplicate of any brand theretofore registered in the name of another unless he produces to the municipal treasurer, at the time of presentation for registry and filing, satisfactory evidence that he has succeeded to the right to such brand previously registered and filed; nor shall any person be permitted to register or file with said municipal treasurer any brand likely to be mistaken for a brand or mark owned and previously registered by another.

SEC. 4. The municipal treasurer, on registering and filing any brand or mark, shall issue to the person registering and filing the same a certificate setting forth, over his own signature, the fact of registering and filing said brand, the date of registering and filing, the name, age, civil status, and occupation or profession of the owner of the brand, and a copy of the brand as near as may be.

SEC. 5. Each municipality shall have a distinctive mark or brand for the purpose of branding large cattle owned by the municipality and of counterbranding large cattle owned by persons in the municipality and not bearing the counterbrand of any other municipality. Each municipality shall register and file a copy of its brand with the provincial treasurer and with the Chief of the Bureau of Archives. The Insular Government, and each provincial government, shall have a distinctive brand for the purpose of branding large cattle owned by it. A copy of the brand of the Insular Government shall be filed with the Chief of the Bureau of Archives, and copies of provincial brands

shall be registered and filed with the Chief of the Bureau of Archives and with the provincial treasurer of the province owning the brand.

SEC. 6. All unbranded cattle not less than two years old found within the jurisdiction of any municipality, shall be branded on the right hip with the registered brand of the owner and counterbranded on the left hip with the registered brand of the municipality in which they are found.

The branding for which provision is made by this section shall be effected in the presence of the municipal president, the municipal treasurer, and the municipal secretary, or their representatives duly authorized in writing to act for them: *Provided, however,* That in provinces not organized under the Provincial Government Act such branding shall be effected in the presence of at least three persons appointed for this purpose by the provincial governor.

SEC. 7. Large cattle already branded with brand of ownership and counterbranded with the brand of the proper municipality need not be rebranded, but the owner must register such animals with the municipal treasurer and secure the certificate of ownership mentioned in section eight unless previously registered under this Act.

Cattle imported for immediate slaughter need not be branded or registered, but the provisions of section thirty of this Act must be complied with.

SEC. 8. The municipal treasurer shall register in a book, properly prepared and kept for the purpose, all branded and counterbranded animals presented for registry and not previously registered under this Act, and shall set forth in his registry entry the name, residence of the owner, and the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the cattle registered. A copy of the entry shall be issued to the owner as a certificate of ownership, which certificate shall be prima facie evidence that the animal is the property of the person therein named as owner. The original registry entry and the copy thereof issued as a certificate of ownership shall be signed by the owner and by the municipal treasurer, and attested by the municipal secretary: *Provided, however,* That where the branding of cattle is effected in the presence of representatives of said municipal officials, the registry entry and the certificate of ownership shall be also signed or indorsed by such representatives as witnesses to the branding: *Provided further,* That in provinces not organized under the Provincial Government Act the registry entry shall be made and the certificate of ownership issued by the person designated by the governor of the province for that purpose, and countersigned or indorsed by the persons duly authorized to be present at the branding.

SEC. 9. Persons charged with the duty of branding or registering large cattle and issuing the proper certificates shall satisfy themselves of the ownership of the cattle so branded or registered, and shall take due care that no certificate of ownership is issued to any person other than the proper owner.

SEC. 10. Each certificate of registration issued shall have affixed to it a special stamp of the value of one peso, Philippine currency, bearing the design prepared by the Bureau of Patents, Copyrights, and Trade-Marks, which stamp, after being affixed to the certificate, shall be duly canceled with the seal of the municipality. The stamp

required by this section shall be paid for by the owner of the cattle, and the moneys received therefor shall be paid into the municipal treasury.

SEC. 11. Each animal must be separately registered, and no certificate of ownership shall cover more than one animal.

SEC. 12. Large cattle branded prior to the passage of this Act and registered in the various municipalities in accordance with subdivision (d), section forty-three of Act Numbered Eighty-two, known as the Municipal Code, or in accordance with Act Numbered Six hundred and thirty-seven, upon surrender to the municipal treasurer of the written evidence of such registry, must be reregistered under the provisions of this Act, and a certificate of ownership issued to the owner without charge and without affixing to the certificate the stamp required by section ten of this Act. In such case, the reregistration entry and the certificate issued thereon shall be stamped "Previously registered ----- (insert date) day of ----- (insert month), 19____ (insert year); subdivision (d) sec. 43, Act No. 82 (or) Act No. 637. ----- (insert signature), municipal treasurer."

The written evidence of such previous registry shall be firmly attached to the retained office registry entry made under this Act.

SEC. 13. The municipal treasurer shall enter in a book, duly prepared and kept for the purpose, all transfers of large cattle, which entry shall set forth the name and residence of the owner; the name and residence of the purchaser, the purchase price of the animal or the consideration for the sale, the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animal, and a reference by number to the original certificate of ownership, with the name of the municipality which issued it.

SEC. 14. On making the entry of transfer prescribed by the previous section, the municipal treasurer shall issue to the purchaser of the animal a certificate of transfer setting forth the name and residence of the owner or vendor, the name and residence of the purchaser, the purchase price of the animal or the consideration for the sale, the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animal transferred, and a reference to the original certificate of ownership by number, with the name of the municipality which issued such certificate.

SEC. 15. The entry of the transfer and the certificate of transfer shall be signed, in the case of organized municipalities, by the municipal treasurer and countersigned by the municipal president, the municipal secretary, and the owner; and in the case of provinces not organized under the Provincial Government Act, and of townships, settlements, and rancherías not organized under the Municipal Code, by the owner and such person or persons as may be designated for the purpose by the provincial governor.

SEC. 16. No entry of transfer shall be made or certificate of transfer issued by the municipal treasurer or other proper official except upon the production of the original certificate of ownership, and certificates of transfer and such other documents or evidence as will show title in the owner, or, in the case of loss of certificate of own-

ship or certificates of transfer, certified copies of the record showing that such documents were duly and properly issued, and it shall be the duty of the official custodian of the record to issue such certified copies on demand of the party entitled thereto without charge.

SEC. 17. On certificates of ownership and certificates of transfer, the municipal treasurer or other proper official shall carefully note in the proper place on the printed outline figure of the animal registered or transferred the brands, class, sex, age, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animal registered or transferred, giving such marginal description, where necessary, as will fully identify the animal.

SEC. 18. In case of sale, the owner shall deliver to the purchaser the original certificate of ownership and all certificates of intermediate transfer showing ownership in himself, and in case of loss of the original certificate of ownership, or of any of the certificates of intermediate transfer, certified copies of the proper entries showing such documents to have been issued by the proper official.

SEC. 19. Certificates of transfer shall be issued in the municipality where the contract of sale is made and consummated by the delivery of the cattle.

SEC. 20. Erasures, interlineations, or amendments in certificates of registry or transfer shall be presumed to be invalid unless noted over the signature of the official or person issuing or executing the same.

SEC. 21. Each certificate of transfer issued shall have affixed to it the stamp specified in section ten, which stamp, after being affixed to the certificate, shall be duly canceled by the municipal treasurer with the seal of the municipality. The stamp required by this section shall be paid for by the purchaser, and the moneys received therefor shall be paid into the municipal treasury. A separate certificate of transfer shall be issued for each animal sold or conveyed.

SEC. 22. No transfer of large cattle shall be valid unless registered and a certificate of transfer secured as herein provided.

SEC. 23. On the demand of the municipal president, municipal treasurer, municipal secretary, or of any Constabulary, police, or other peace officer, any person claiming to own large cattle shall produce and submit to such officer making the demand certificates of ownership and certificates of transfer showing his title thereto. In case of loss of certificates of ownership or certificates of transfer, certified copies of the entries showing the issuance of the original documents may be furnished in lieu of the original papers.

SEC. 24. Any person refusing to produce on demand of the proper official, or within a reasonable time thereafter, the documents required by the section immediately preceding shall be punished by a fine of not less than ten pesos, Philippine currency, nor more than five hundred pesos, Philippine currency, or by imprisonment for not less than one month nor more than six months, or by both such fine and imprisonment, in the discretion of the court.

SEC. 25. All estrays and all animals recovered from thieves or taken by peace officers from persons unlawfully or reasonably suspected of being unlawfully in the possession of the same, shall be delivered to the treasurer of the municipality where found, and it shall thereupon become the duty of such municipal treasurer to properly care for and maintain such animals and to post for at least five

consecutive days at the door of the municipal building in the municipality holding the animals, and to immediately forward to the provincial secretary, written notices in Spanish and in the local dialects of the finding of such estrays or of the seizure or taking of the animals delivered to the municipal treasurer, together with the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the estrays or of the animals seized or taken from persons not entitled to the possession thereof, and notifying owners of such animals to present themselves within fifteen days after date to the municipality and establish title thereto. In case owners of animals taken as estrays or seized as above set out present themselves within the time limited in the notice and prove title thereto, it shall be the duty of the municipal treasurer to cause delivery of such animals to the lawful owners upon payment of necessary expenses of the maintenance and transportation, giving receipts for moneys paid and taking receipts for the animals delivered.

Should the owners of such animals fail to present themselves within the time fixed in the notice and prove title to the animals taken or seized as aforesaid, immediate notice of that fact shall be given by the municipal treasurer to the provincial board of the province, which shall order said animals to be sold at public auction and shall give notice of the sale at least ten days before the date of sale by posting notice thereof at the door of the provincial building and at the door of the municipal building where such animals are held. The notice of the sale shall contain a statement of the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animals to be sold, the place where found or seized, and the date, hour, and place of sale. The place of sale shall be fixed, in the discretion of the provincial board, either at the provincial capital or in the municipality where such animals are held.

Animals ordered to be sold by the provincial board in accordance with the provisions of this section shall be sold for cash to the highest and best bidder therefor at public auction by verbal bidding, and the purchaser at such sale shall receive a good and indefeasible title to the animal sold.

It shall be the duty of the municipal treasurer to promptly notify the provincial secretary of all proceedings taken by him in each case arising under the section.

SEC. 26. Entry of the sale provided for in the section immediately preceding shall be made in the municipality in which the sale has taken place, and certificate of such sale shall be issued as in other cases, except that the entry and certificate of sale shall show that the same was made by the municipality in conformity with section twenty-five of this Act, and that the signature of the owner shall be omitted from the entry and certificate.

SEC. 27. At any time before actual sale as above provided, the lawful owners of the animals may prove title thereto to the municipal treasurer and receive their property on payment of all costs incurred by the municipality or the province for the care, maintenance, and transportation of the animals.

SEC. 28. In the event that owners of animals sold at public auction

pursuant to the foregoing provisions shall appear and present proper evidence of title to such animals, it shall be the duty of the municipal treasurer to receive such evidence of title and deliver the same to the provincial board of the province, and the provincial board is hereby authorized to examine such evidence and make such other investigations as to it may seem proper, and if the provincial board after the examination of such evidence and the making of such other investigations is satisfied that the title to the animals is in the claimants, it is authorized to direct and cause payment of the net proceeds of the sale to be made to the claimants: *Provided, however,* That no claim for the proceeds of the sale of any animal or animals sold at public auction as above provided shall be received or allowed after the lapse of one year from the time of public sale.

SEC. 29. The moneys received from the sale of estrays or large cattle seized by peace officers shall be paid into the treasury of the municipality in which such animals were found or seized, and the expenses and cost of care, maintenance, transportation, and sale of the animals sold shall be a special charge against the moneys so paid in. After the lapse of one year from the date of sale as provided in the previous section, the net proceeds of sale of any animal or animals sold as provided in section twenty-five shall constitute a part of the municipal funds of the municipality where such animals were found or seized and shall be subject to appropriation for the purposes of such municipality as are other municipal funds.

SEC. 30. No large cattle shall be slaughtered or killed for food at the municipal slaughterhouse except upon permit secured from the municipal treasurer. Before issuing the permit for the slaughter of large cattle for human consumption, the municipal treasurer shall require for branded cattle the production of the original certificate of ownership and certificates of transfer showing title in the person applying for the permit, and for unbranded cattle such evidence as may satisfy said treasurer as to the ownership of the animals for which permit to slaughter has been requested.

SEC. 31. No permit to slaughter carabao shall be granted by the municipal treasurer unless such animals are unfit for agricultural work or draft purposes, and in no event shall a permit be given to slaughter for food any animal of any kind which is not fit for human consumption.

SEC. 32. The municipal treasurer shall keep a record of all permits for slaughter issued by him, and such record shall show the name and residence of the owner, and the class, sex, age, brands, knots of radiated hair commonly known as remolinos or cowlicks, and other marks of identification of the animal for the slaughter of which permit is issued and the date on which such permit is issued. Names of owners shall be alphabetically arranged in the record, together with date of permit.

A copy of the record of permits granted for slaughter shall be forwarded monthly to the provincial treasurer, who shall file and properly index the same under the name of the owner, together with date of permit.

SEC. 33. Any person slaughtering or causing to be slaughtered for human consumption or killing for food at the municipal slaughterhouse any large cattle except upon permit duly secured from the

section, in like manner as the public forests under this Act: *Provided* That the Civil Governor may in like manner by proclamation alter or modify the boundaries of any forest reserve from time to time, or revoke any such proclamation, and upon such revocation such forest reserve shall be and become part of the public lands as though such proclamation had never been made.

SEC. 5. The public forests and forest reserves and the timber, firewood, gums, and other products thereof shall not be sold, entered, leased, or otherwise disposed of except as herein provided: *Provided*, That any mining claim as defined in section one of Act Numbered Six hundred and twenty-four, entitled "An Act prescribing regulations governing the location and manner of recording mining claims, and the amount of work necessary to hold possession of a mining claim, under the provisions of the Act of Congress approved July first, nineteen hundred and two, entitled "An act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," in any of the public forests and forest reserves shall be entered only as provided in said Act Numbered Six hundred and twenty-four, and the provisions of this Act shall not be applicable to the entry and location of such claims, but they shall be governed by Act Numbered Six hundred and twenty-four exclusively: *And provided further*, That the authority given by the Chief of the Bureau of Forestry, as hereinafter provided, to issue licenses for the taking of stone and earth from public forests and forest reserves shall be understood to apply only when such stone and earth is taken from lands not more valuable for mining purposes than for other purposes, and therefore not subject to entry as a mining claim.

SEC. 6. No prescriptive right to the use, possession, or enjoyment of any forest product, nor any permanent concession, continuing right, privilege, or easement, of any kind whatsoever, upon or within or respecting the products of the public forests or forest reserves, shall accrue or be granted except as provided in this Act. But the public forests and forest reserves shall be and remain open of access for all lawful purposes to the people of the Philippine Islands except as provided in this Act.

SEC. 7. Lands in public forests, upon the certification of the Chief of the Bureau of Forestry that said lands are better adapted and more valuable for agricultural than for forest purposes and not required by the public interests to be kept under forest, shall be declared by the Secretary of the Interior to be agricultural lands.

When in his opinion the public interests so require, the Chief of the Bureau of Forestry may make application to the Chiefs of the Bureaus of Agriculture and Public Lands for the detail of an official from each of said Bureaus to form, with an official from the Bureau of Forestry, a committee for the purpose of assisting said Chief of the Bureau of Forestry in making this certification, and upon the receipt of said application it shall be the duty of each of said Chiefs of the Bureaus of Agriculture and Public Lands to direct one of his subordinates to render the assistance applied for.

SEC. 8. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, shall prescribe such regulations not inconsistent with the provisions of this Act as may be expedient or

the Insular Treasurer, who shall issue the same, upon proper requisition, to the provincial treasurers of the various provinces, collecting from such provincial treasurers the cost of printing the same. Provincial treasurers, in their turn, shall issue, upon proper requisition, to the municipal treasurers such stamps as may be required by their respective municipalities, such municipalities paying to the provincial treasurer the cost of printing the same. These stamps shall be accounted for by the several treasurers on the basis of their face value.

SEC. 39. Unless otherwise provided in this Act, any official or other person failing, refusing, or neglecting to perform any of the duties enjoined upon him by this Act, shall be punished by a fine of not less than ten nor more than five hundred Philippine pesos, or by imprisonment for not less than ten days nor more than six months, or by both such fine and imprisonment, in the discretion of the court.

SEC. 40. Act Numbered Six hundred and thirty-seven and so much of Act Numbered Eight hundred and seventy-seven as provides for the disposition, care, custody, or sale of cattle, carabaos, horses, and animals of the bovine family, and all Acts or parts of Acts inconsistent with the provisions of this Act are hereby repealed.

SEC. 41. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 42. This Act shall take effect July first, nineteen hundred and four.

Enacted, May 3, 1904.

[No. 1148.]

AN ACT To regulate the use of the public forests and forest reserves in the Philippine Islands and repealing General Orders, Numbered Ninety-two, series of nineteen hundred, Act Numbered Two hundred and seventy-four, and sections twenty of Act Numbered Forty-nine, eleven of Act Numbered One hundred and nineteen, and eleven of Act Numbered One hundred and twenty.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The short title of this Act shall be "The Forest Act."

SEC. 2. The public forests and forest reserves of the Philippine Islands shall be held and administered for the protection of the public interests, the utility and safety of the forests, and the perpetuation thereof in productive condition by wise use; and it is the purpose of this Act to provide for the same.

SEC. 3. The public forests shall include all unreserved public lands covered with trees of whatever age.

SEC. 4. Upon the recommendation of the Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, the Civil Governor may set apart forest reserves from the public lands, and he shall by proclamation declare the establishment of such reserves and the boundaries thereof, and thereafter such forest reserves shall not be entered, sold, or otherwise disposed of, but shall remain as such for forest uses, and shall be administered, except as provided in this

section, in like manner as the public forests under this Act: *Provided* That the Civil Governor may in like manner by proclamation alter or modify the boundaries of any forest reserve from time to time, or revoke any such proclamation, and upon such revocation such forest reserve shall be and become part of the public lands as though such proclamation had never been made.

SEC. 5. The public forests and forest reserves and the timber, firewood, gums, and other products thereof shall not be sold, entered, leased, or otherwise disposed of except as herein provided: *Provided*, That any mining claim as defined in section one of Act Numbered Six hundred and twenty-four, entitled "An Act prescribing regulations governing the location and manner of recording mining claims, and the amount of work necessary to hold possession of a mining claim, under the provisions of the Act of Congress approved July first, nineteen hundred and two, entitled "An act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," in any of the public forests and forest reserves shall be entered only as provided in said Act Numbered Six hundred and twenty-four, and the provisions of this Act shall not be applicable to the entry and location of such claims, but they shall be governed by Act Numbered Six hundred and twenty-four exclusively: *And provided further*, That the authority given by the Chief of the Bureau of Forestry, as hereinafter provided, to issue licenses for the taking of stone and earth from public forests and forest reserves shall be understood to apply only when such stone and earth is taken from lands not more valuable for mining purposes than for other purposes, and therefore not subject to entry as a mining claim.

SEC. 6. No prescriptive right to the use, possession, or enjoyment of any forest product, nor any permanent concession, continuing right, privilege, or easement, of any kind whatsoever, upon or within or respecting the products of the public forests or forest reserves, shall accrue or be granted except as provided in this Act. But the public forests and forest reserves shall be and remain open of access for all lawful purposes to the people of the Philippine Islands except as provided in this Act.

SEC. 7. Lands in public forests, upon the certification of the Chief of the Bureau of Forestry that said lands are better adapted and more valuable for agricultural than for forest purposes and not required by the public interests to be kept under forest, shall be declared by the Secretary of the Interior to be agricultural lands.

When in his opinion the public interests so require, the Chief of the Bureau of Forestry may make application to the Chiefs of the Bureaus of Agriculture and Public Lands for the detail of an official from each of said Bureaus to form, with an official from the Bureau of Forestry, a committee for the purpose of assisting said Chief of the Bureau of Forestry in making this certification, and upon the receipt of said application it shall be the duty of each of said Chiefs of the Bureaus of Agriculture and Public Lands to direct one of his subordinates to render the assistance applied for.

SEC. 8. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, shall prescribe such regulations not inconsistent with the provisions of this Act as may be expedient or

necessary for the protection, management, reproduction, occupancy, and use of the public forests and forest reserves, and the said Chief, with the approval of the Secretary of the Interior, is hereby authorized to alter and revise such regulations. He shall in particular provide for the use of the public forests and forest reserves in such manner as to insure for the future a continued supply of valuable timber and other forest products.

SEC. 9. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may, upon proper terms which he may deem reasonable, lease, as herein provided, tracts of land not exceeding four hectares in extent in the public forests and forest reserves, to any person or to any association of persons holding timber licenses, for occupancy as sites for sawmills or timber depots, and the Secretary of the Interior may grant free rights of way through the public lands to enable such person or association of persons to get access to the lands to which such licenses apply.

SEC. 10. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may select for sale or disposal, and may sell or dispose of by license, from the public forests and forest reserves, at rates of charge to be established by him in accordance with the provisions of sections eleven and twelve of this Act, any timber, firewood for commercial use, gums, resins, and other forest products, whose removal will not be detrimental to the public forests or forest reserves or to the interests which depend upon them.

SEC. 11. For the purposes of this Act the various provinces in the Philippine Islands are divided into two classes:

Class A shall include the Provinces of Abra, Bataan, Batangas, Benguet, Bulacan, Capiz, Cavite, Cebu, Ilocos Norte, Ilocos Sur, Iloilo, La Laguna, Nueva Ecija, Pampanga, Pangasinan, Romblon, Rizal, Sorsogon, Tarlac, Union, and Zambales.

Class B shall include the Provinces of Albay, Ambos Camarines, Antique, Bohol, Cagayan, Camarines, Isabela, Lepanto-Bontoc, Leyte, Masbate, Mindoro, Misamis, Moro, Negros Occidental, Negros Oriental, Nueva Vizcaya, Paragua, Samar, Surigao, and Tayabas.

For the purposes of this Act the various native trees are divided into four groups:

The first group shall include acle, betis, baticulin, camagon, ebony, ipil, lanete, mancono, molave, narra, tindalo, and yacal.

The second group shall include alupag, aranga, banaba, bansa-laguin, banuyo, batitinan, bolongeta, calamansanay, calantas, dungon, guiyo, macaasin, malacadios, mangachapuy, palo Maria, supa, teak, and tucan-calao.

The third group shall include agoho, amuguis, anubing, apitong, batino, bitanhol, catmon, calumpit, cupang, dalinsi, dita, dungonlate, malaemalac, malapaya, malasantol, mayapis, nato, palosapis, panao, sacat, santol, tamayuan, and tanguile.

The fourth group shall include anahao, anam, apuit, bacao, balacat, balinhasay, batete, bayoc, bonga, bulao, lauan, malaanonang, malabalac, malabonga, mangasinoro, manicnic, pagatpat, and pag-sanguin.

SEC. 12. The metric system of weights and measures, as adopted by sections thirty-five hundred and sixty-nine and thirty-five hundred and seventy of the Revised Statutes of the United States, shall be used.

On each cubic meter of timber which may be cut in any public forest or forest reserve in any of the provinces of the Philippine Islands for domestic sale or consumption, or for export, there shall be paid, within thirty days from date of the receipt by the owner or his agent of the order of payment of the Government charge on the same, into the Insular Treasury, as provided by existing law, the following sums:

On all timber included in the first group cut in any province in Class A, five pesos; when cut in any province included in Class B, two pesos and fifty centavos.

On all timber included in the second group cut in any province included in Class A, three pesos; when cut in any province included in Class B, one peso and fifty centavos.

On all timber included in the third group cut in any province included in Class A, one peso and fifty centavos; when cut in any province included in Class B, one peso.

On all timber included in the fourth group and on all nonenumerated timber cut in any province included in Class A, one peso; when cut in any province included in Class B, fifty centavos: *Provided*, That when timber cut in provinces included in Class A has been selected for felling by duly authorized forest officials, the rates on such timber shall be only such as are fixed in this section to timber cut in provinces included in Class B: *And provided further*, That the taxes imposed in this section on ebony and camagon shall be charged on said timbers when presented for measurement and appraisal with the sapwood still attached; and the number of cubic meters in each piece of timber so measured shall include the sapwood attached to the same, and when ebony or camagon timber from which the sapwood has been stripped is presented for measurement and appraisal, there shall be assessed and collected the following sums:

On each cubic meter of ebony cut in any province included in Class A, thirteen pesos and fifty centavos; when cut in any province in Class B, six pesos. On each cubic meter of camagon cut in any province included in class A, eight pesos; when cut in any province in Class B, four pesos and fifty centavos.

The volume of all round timber shall be ascertained by multiplying the area of the small end by the length of the log. The volume of all squared timber shall be ascertained by multiplying the average cross section by the length, to which twenty-five per centum shall be added for loss in squaring. The volume of all sawn timber shall be ascertained by multiplying the average cross section by the length, to which fifteen per centum shall be added for loss in sawing.

All timber included in the preceding section in the third and fourth groups and all nonenumerated timber cut in any province, known in the market under the name of "raja" and which shall not exceed one and one-half meters in length and fifteen centimeters in diameter, shall be classed as firewood, and the following taxes shall be collected thereon:

On all firewood consisting of "rajas" from sixty centimeters to one and one-half meters in length, and from seven centimeters to fifteen centimeters in diameter, one peso for each one thousand rajas.

On all firewood consisting of pieces of timber less than sixty centimeters in length and less than seven centimeters in diameter, ten

centavos per cubic meter: *Provided*, That whenever in the opinion of the Chief of the Bureau of Forestry the preservation and use of the public forests and forest reserves shall render necessary the removal of the tops of fallen timber, said tops when removed in accordance with the regulations prescribed by the Chief of the Bureau of Forestry, shall be exempted from the payment of any tax imposed in this section on timber or firewood or other forest products.

On all gums and resins and other forest products gathered or removed from any province there shall be paid on the actual market value thereof ten per centum. The Collector of Internal Revenue and the Chief of the Bureau of Forestry shall upon the passage of this Act, and from time to time thereafter, make a joint assessment of the actual market value of the various products on which taxes are imposed in this section; said assessments shall be made from the most reliable data available and shall be published in the Official Gazette for the information of taxpayers.

SEC. 13. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may, as herein provided, issue licenses for the cutting, collection, and removal of timber, firewood, gums, resins, and other forest products from the public forests and forest reserves. Every license so issued shall specify in detail the rights to which it entitles the holder and shall provide, whenever practicable, for exclusive territory in similar products to each licensee. All licenses for timber shall provide for the selection of said timber before cutting: *Provided*, That when absolutely necessary the selection of timber or the granting of exclusive territory may in the discretion of the Chief of the Bureau of Forestry, be omitted in any license terminating not later than June thirtieth, nineteen hundred and eight, after which date the selection of timber and the granting of exclusive territory whenever practicable shall be required.

SEC. 14. No license granted under the provisions of this Act shall continue in force for more than twenty years. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may, in granting any exclusive license, prescribe such terms, conditions, and limitations not inconsistent with the provisions of this Act, including a minimum amount of timber to be cut within a specified period or periods of time, as may be deemed by the Chief of the Bureau of Forestry and Secretary of the Interior to be in the public interest, and may provide in such licenses for forfeiture thereof in case of violation of such terms, conditions, or limitations.

SEC. 15. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, shall publicly announce what classes of licenses shall be issued.

SEC. 16. The Chief of the Bureau of Forestry may, for violations of the Forest Act or of the regulations, to be determined and declared by him, with the approval of the Secretary of the Interior, revoke or temporarily suspend any license.

SEC. 17. A gratuitous license to cut and use timber for mining purposes shall be granted on application to the holder, locator, owner, lessee, or operator of a mining claim. Said license shall be limited to the claim on which the timber is cut, and no timber shall be used under such license except in the development of the claim upon which it is cut. Said license shall specify the kinds and uses of the timber

to which it entitles the holder, and the territorial limits within which it is valid. A miner's timber license to cut timber in the public forests or forest reserves other than that standing on the claim and desired for the development of said claim may be obtained on application by the holder, locator, owner, lessee, or operator of a mining claim. Said license shall specify the kinds and uses of the timber to which it entitles the holder and the territorial limits within which it is valid. The Government charge on timber thus used under a miner's timber license shall be one-half the rate prescribed for the province within which said timber is cut.

SEC. 18. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may designate for sale or disposal, and may sell or dispose of by license from the public forests and forest reserves, stone or earth the removal of which will not be detrimental to the public forests or forest reserves or to the interests which depend upon them. The rates of charge shall be determined by him in each case with like approval.

The Chief of the Bureau of Forestry may, with the approval of the Secretary of the Interior, grant licenses for the removal of such stone or earth, and in such licenses may prescribe such terms, conditions, and limitations, including a minimum amount of stone or earth to be removed within a specified period or periods of time as may be deemed by the Chief of the Bureau of Forestry and the Secretary of the Interior in the public interest, and may provide in such licenses for forfeiture thereof in case of violation of such terms.

SEC. 19. The Chief of the Bureau of Forestry, under regulations to be prescribed by him, with the approval of the Secretary of the Interior, may grant gratuitous licenses for the free use of timber, firewood, gums, resins, and other forest products, and of stone and earth, in reasonable quantities and within definite territorial limits, for domestic purposes, and not for sale, barter, or any other use whatsoever. He may also, within definite territorial limits, similarly prescribe the free use of forest products and of stone and earth for public works: *Provided*, That a gratuitous license for woods of the first group shall not be issued.

SEC. 20. The Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, may, when the public interests so require, make requisition upon the Bureau charged with public surveys, to proceed to demarcate, establish on the ground, and erect monuments along the boundaries of any public forest or forest reserves; and it shall be the duty of the last-named Bureau to comply with said requisition: *Provided*, That no duplication of work shall be caused by such demarcation: *And provided further*, That the cost of such demarcation shall be defrayed from the revenues of the public forests or forest reserves.

SEC. 21. In order to promote uniformity and coöperation in the forest work of the Philippine Islands and the United States, and to facilitate the comparison of results, the methods of the Philippine Bureau of Forestry in forest measurements, timber tests, silvicultural observations, and other forest work, shall, so far as practicable, and in the discretion of the Chief of the Bureau of Forestry, be based upon the corresponding methods of the Bureau of Forestry of the United States Department of Agriculture.

SEC. 22. No officer or employee of the Bureau of Forestry shall have any pecuniary interest in any forest or in any business in lumber, firewood, gums, resins, or other forest products, or stone or earth, in the Philippine Islands: *Provided*, That this prohibition shall not apply to guards or assistant guards, or to persons temporarily acting as guards or assistant guards.

SEC. 23. Every official, employee, or agent of the Bureau of Forestry is empowered to make arrests without process in or upon the public forests or forest reserves, or territory adjacent thereto, of any person who is committing or attempting to commit any violation of this Act or the regulations established thereunder, and it shall be the duties of governors of provinces, the Philippines Constabulary, and of municipal presidents to assist in making the arrests prescribed in this section when called upon to do so. Where the person or persons found violating the provisions of this Act are members of a non-Christian tribe, they shall be dismissed with a warning in the case of a first offense, but upon conviction of a second offense shall be punished as in this Act provided for violations hereof. When any arrest is made under the provisions of this section without warrant, the official, employee, or agent of the Bureau of Forestry shall obtain a warrant from competent authority at the earliest practicable moment under the circumstances. Prisoners with or without warrant shall in all cases within twenty-four hours, if reasonably practicable, be brought before a judge or justice of the peace having jurisdiction over the offense for examination and release under bail if the offense is bailable.

SEC. 24. Every private owner of forest land shall register his title to the same with the Chief of the Bureau of Forestry. In the absence of such registration, wood cut from alleged private lands and not from public forests or forest reserves shall be considered as cut under license from public forests or forest reserves, and shall be subject to all provisions of this Act and of the regulations established thereunder in such case applicable.

When in his opinion the public interests so require, the Chief of the Bureau of Forestry may make application to the examiner of the Court of Land Registration or the fiscal of the province in which the land lies, for such assistance as may be necessary in the examination of the titles thereof, with a view to their registration in the Bureau of Forestry, and upon the receipt of such application it shall be the duty of the fiscal or examiner of titles, as the case may be, to render the assistance applied for by the Bureau of Forestry.

SEC. 25. The cutting, clearing, or destroying of the public forests or forest reserves, or any part thereof, for the purpose of making cainguins, without lawful authority, is hereby prohibited, and whoever, in violation of this provision, shall cut, clear, or destroy the same, for such purpose, or shall willfully or negligently set fire thereto, shall, upon conviction by a court of competent jurisdiction, be punished by a fine not exceeding a sum equivalent to twice the regular Government charge upon the timber so cut, cleared, or destroyed, and, in addition thereto, by imprisonment not exceeding thirty days, in the discretion of the court.

The cutting, collecting, destroying, or removing of timber or other forest products, stone, or earth from the public forests or forest reserves for any other purpose than making a cainguin, without

license, permit, or other sufficient authority, is hereby prohibited, and any person who, in violation of this provision, shall so cut, collect, destroy, or remove the same, by himself, through an agent or employee, or for account of another, shall, in addition to the payment of the regular Government charge on such timber, forest products, stone, or earth, be subject to the payment of an additional sum equivalent to the regular Government charge thereon, which shall be collected as in this Act provided in the case of other Government charges.

SEC. 26. Whenever an exclusive license of any class shall have been issued (to any person, company, corporation, or other association) for the cutting or removing, from the public forests or forest reserves, of timber, firewood, or other forest products, stone, or earth, it shall be unlawful for any other person, company, corporation, or association, while such license is in force, to enter or operate within the territory covered by such exclusive license contrary to the terms thereof: *Provided*, That the residents within or adjacent to said territory may be permitted to cut or remove timber, firewood, other forest products, stone, or earth for domestic purposes.

If, contrary to the provisions of this section, any person, company, corporation, or other association shall enter upon, and shall cut or remove, or attempt to cut or remove, timber, firewood, other forest products, stone, or earth, said property so attempted to be cut or removed shall be seized as Government property, by the local forest official or other representative of the Forestry Bureau, and the person making the seizure shall promptly notify the holder of the exclusive license affected thereby, and the said property so seized shall be surrendered to him upon the payment of the proper Government charges thereon. Should, however, acceptance of said property and the payment of the charges thereon be refused, it shall be disposed of in the manner provided in section thirty-two of this Act for the disposition of forest products, stone, or earth on which the Government charges have not been paid, and the proceeds turned over to the proper official to whom the Government charges thereon should have been paid.

SEC. 27. No fire for clearing shall be started on private forests, woodlands, or fields adjoining public forests or forest reserves, without written permission first obtained from the local forest officer, or, in the absence of such officer, from the president of the municipality or settlement in which such forests, woodlands, or fields are situated. A copy of said written permission, when given by a president, shall be furnished by him to the local forest officer prior to the burning contemplated, when practicable; and said fires shall, when practicable, be lighted in the presence of such forest officer, president, or other duly authorized municipal official. Any person violating any of the provisions of this section shall, upon conviction, be subject to a fine not exceeding one hundred pesos or by imprisonment not exceeding thirty days, or both.

SEC. 28. Whoever, without authority of law, shall cut, make, manufacture, or have in his possession any Government marking hatchet or other marking implement, or any mark, poster, or other device officially used by officers of the Bureau of Forestry for the marking or identification of timber or other forest products, or any duplicate, counterfeit, or imitation thereof, or who shall fraudulently make or apply a Government mark to timber or any other forest product by

means of any authentic or counterfeit Government marking hatchet, implement, mark, poster, or other device, or who shall fraudulently alter, deface, or remove Government marks from logs, stumps, firewood, or other forest products, shall, upon conviction, be punished by a fine not exceeding five hundred pesos or by imprisonment not exceeding one year, or both.

SEC. 29. Neglect, unreasonable delay, or falsification in the making of reports, presentation of papers, or in other acts required by the provisions of this Act or the Forestry Regulations, or refusal to make reports, present papers, or to perform other acts required by this Act or the Forestry Regulations, shall, upon conviction, unless otherwise specially provided by law, be punished by a fine not to exceed two hundred pesos.

SEC. 30. Whoever, in violation of the provisions of this Act or of the Forestry Regulations or orders made in accordance herewith, transports, removes, or discharges from any ship, boat, raft, car, cart, or other means of transportation, forest products, or stone or earth, or fails to pay the amounts due the Government on forest products, stone, or earth for a period of more than thirty days from the date of the receipt by him or his agent of the order directing the payment of the same, shall, in addition to the regular Government charges thereon, be subject to the payment of the sum of fifty per centum thereof, to be collected as in this Act provided for the collection of other Government charges.

SEC. 31. In the absence of a local forest officer the president of the municipality or settlement within which timber or other forest products are cut or collected shall act in his stead. Any president who, in the absence of a local forest officer, shall neglect, refuse, or unreasonably delay to prepare and sign a statement of timber or other forest products, stone, or earth cut or collected within the territory under his authority, or to inspect firewood or other forest products cut or collected for local use in said territory, or to perform other acts required by the provisions of this Act, shall, upon conviction, be subject to a fine not to exceed fifty pesos; and the Chief of the Bureau of Forestry, with the approval of the Secretary of the Interior, shall prepare and furnish to local presidents the necessary instructions defining their duties under this Act.

SEC. 32. Forest products, stone, or earth on which the Government charges have not been paid as prescribed by law, and which have been seized in accordance with the provisions of this Act, shall be offered for sale at public auction, unless redeemed as hereinafter provided.

Fifteen days after any tax on any forest products, stone, or earth shall have become due and remains unpaid the local forest officer shall prepare and sign a certified copy of the records of his office showing the person or persons delinquent in payment of such taxes, the amounts thereof, and of the costs and additional charges respectively due from him or them. The forest officer thereupon shall proceed at once to seize the forest products, stone, or earth of the delinquent, and, unless redeemed as hereinafter provided, to sell at public auction, at some public place near where such property is seized, as the local forest officer shall determine, so much of the same as shall satisfy the tax, additional charges, and costs of seizure and sale, to the highest bidder for cash, after due advertisement by notice posted at the main

entrance of the municipal building in the municipality in which such seizure is made and at a public and conspicuous place in the barrio in which the property was seized, stating the time, place, and cause of sale. The certified copy of the local forest officer's record of delinquents, attested by the secretary of the municipality within which the forest products were seized, approved by the forest inspector or forester in charge of the forest or inspection district, shall be his warrant for thus proceeding, and the purchaser at such sale shall acquire an indefeasible title to the property sold. Within two days after the sale the local forest officer shall make return of his proceedings in writing to the Bureau of Forestry and shall reserve a copy thereof to be kept by him as an official record, which shall also be attested by the municipal secretary: *Provided*, That if there is no bidder, or if the highest bid is only equal to or less than the sum total of the taxes, costs, and additional charges, the Chief of the Bureau of Forestry shall have discretionary power to declare the same sold to the Government in satisfaction of such taxes, costs, and charges, and to invoice said products to the provincial supervisor or to any other public official charged with similar duties, for use in public works. The proceeds of such auction sales shall be paid to the official to whom the Government charges on the same should have been paid, who shall pay any surplus resulting from the sale over and above the tax, costs, and additional charges to the person on account of whose delinquency the sale has been made.

SEC. 33. The owner of forest products seized may redeem the same from the local forest officer or collecting officer at any time after seizure and before sale by tendering to him the amount of the taxes, costs, and additional charges incurred up to the time of tender. The costs to be charged in making such seizure and sale shall embrace only the actual expense of seizure and preservation of the property pending the sale, and no charge shall be imposed for the services of the local forest officer or collecting officer or his deputy.

SEC. 34. Whenever authority is given in this Act for the imposition of any additional charge administratively, any person aggrieved by the imposition of such additional charge may, within twenty days after payment thereof, appeal therefrom to the Court of First Instance of the province in which the additional charge was imposed, and that court shall have jurisdiction, after due hearing, to confirm the imposition of the additional charge or to reverse or modify the same. Judgments of the Courts of First Instance in such cases shall be certified to the Bureau of Forestry, and, when in favor of the taxpayer, such judgment shall also be certified to the Auditor for the Philippine Islands, who shall issue a certificate for payment by settlement warrant upon the Insular Treasurer, under the provisions of Act Numbered three hundred fifty-seven, and shall charge the amount of the warrant against the forestry collections of the province and municipality from which the timber was cut or the forest product obtained: *Provided*, That if an appeal from the judgment of the Court of First Instance is taken by the Bureau of Forestry, the Chief of said Bureau shall immediately notify the Auditor, who shall withhold settlement of the account pending final decision of the court.

SEC. 35. From and after May twentieth, nineteen hundred and four, there shall be paid on all timber, firewood, gums, resins, and other forest products, and stone and earth cut, gathered, or removed

from all public forests or forest reserves on and after May twentieth, nineteen hundred and four, the respective taxes, costs, and additional charges imposed on such products in this Act. The payment of all such taxes shall be made within thirty days after the date of the receipt by the owner or his agent of the order directing payment, and the payment of the proceeds of auction sales, and of all charges and costs imposed by officers or employees of the Bureau of Forestry, shall be made immediately upon the receipt of the order directing payment, to collectors of internal revenue or to provincial or municipal treasurers, as provided by law. The charges prescribed by General Orders, Numbered Ninety-two, series of nineteen hundred, office of the United States Military Governor of the Philippine Islands, shall be collected on all forest products cut, gathered, or removed prior to May twentieth, nineteen hundred and four.

SEC. 36. All sums of money mentioned in this Act shall be deemed to be in Philippine currency.

SEC. 37. General Orders, Numbered Ninety-two, series of nineteen hundred, issued by the Military Governor of the Philippine Islands; Act Numbered Two hundred and seventy-four, entitled "An Act prohibiting the unauthorized destruction of timber on public lands"; section twenty of Act Numbered Forty-nine, entitled "An Act providing for the establishment of a civil government for the Province of Benguet"; section eleven of Act Numbered One hundred and nineteen, entitled "An Act extending the provisions of the Provincial Government Act and the Municipal Code to the Province of Occidental Negros"; and section eleven of Act Numbered One hundred and twenty, entitled "An Act extending the provisions of the Provincial Government Act and the Municipal Code to the Province of Oriental Negros," are hereby repealed.

SEC. 38. This Act shall take effect on its passage, except sections eleven, twelve, and thirty-seven, which shall take effect May twentieth, nineteen hundred and four.

Enacted, May 7, 1904.

[No. 1149.]

AN ACT Amending the Customs Administrative Act, Numbered Three hundred and fifty-five, so as to authorize the Civil Governor to set apart certain portions of the wharf, landing place, street, or other public ground adjacent to the seashore and custom-house in any municipality for customs purposes, and to place the same under the jurisdiction of the collector of customs.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section twenty-six of the Customs Administrative Act, Numbered Three hundred and fifty-five, is hereby amended by inserting at the end of said section the following: "*Provided, however, That whenever, in the opinion of the Civil Governor, any public wharf, landing place, street, or land is necessary or desirable in loading and unloading ships, or for any proper customs purpose, at any port of entry, he is hereby given power and authority, by executive order to declare that such wharf, landing place, street, or land shall be under the exclusive control and jurisdiction of the Collector of Customs or other customs official at such port of entry; but the exer-*

cise of such jurisdiction shall in no wise affect the general police powers of the municipality in which said wharf, landing place, street, or land is situated. After the issuance by the Civil Governor of an executive order setting apart such wharf, landing place, street, or land as above specified for customs purposes, all the provisions of this section shall apply thereto."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 10, 1904.

[No. 1150.]

AN ACT Further defining the powers and duties of the Board of Health for the Philippine Islands and of the Municipal Board of the city of Manila in connection with the preservation of the public health of that city, and repealing certain provisions of law relative thereto.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Subject to the approval of the Secretary of the Interior, the Board of Health for the Philippine Islands, acting in its capacity as a local board of health for the city of Manila, shall draft and forward, through the Secretary of the Interior, to the Municipal Board for enactment, health ordinances for that city. The Municipal Board shall enact the ordinances so forwarded to it by the Board of Health: *Provided*, That if the Municipal Board shall consider any health ordinance as drafted by the Board of Health and approved by the Secretary of the Interior, to be unduly prejudicial to private interests or objectionable for other reasons, it shall promptly return such ordinance through the Secretary of the Interior to the Board of Health, together with such amendments as it deems advisable. The Board of Health shall consider the amendments suggested, and shall make such changes in the ordinance, if any, as it may deem advisable, and shall return the same to the Municipal Board. In the event that the amendments, if any, adopted by the Board of Health and approved by the Secretary of the Interior are not satisfactory to the Municipal Board, the Municipal Board may appeal to the Civil Governor, who shall decide the point or points at issue and prescribe the form which the ordinance shall take. His decision shall be final. If the Board of Health shall consider that the Municipal Board is unduly delaying action relative to any health ordinance duly transmitted to it for enactment, it may appeal, through the Secretary of the Interior, to the Civil Governor, who may direct the Municipal Board to act on such ordinance or may himself approve it with such modifications as he may deem advisable, and every ordinance so approved by the Civil Governor shall have the force and effect of law.

SEC. 2. The ordinances drafted by the Board of Health shall be forwarded to the Municipal Board in triplicate. One copy of each such ordinance received by the Municipal Board shall be immediately

forwarded to the Advisory Board for its consideration and action. In the event that the Municipal Board shall deem it advisable to return any ordinance to the Board of Health for amendment, it shall act upon the ordinance as returned by the Board of Health without again submitting it to the Advisory Board.

SEC. 3. The ordinances drafted by the Board of Health may provide for—

(a) Entry and inspection at reasonable hours and in a proper manner of all buildings and premises by officers or employees of the Board of Health in the discharge of their duties, and by sanitary police when acting as sanitary inspectors.

(b) Cleansing, whitewashing, ventilation, and proper sanitary maintenance of all buildings and premises; the nature and thickness of materials to be used in covering the ground surfaces of all buildings or in covering open surfaces connected with cook houses, latrines, or other places where slops or foul liquids may be thrown or deposited; the conditions under which it shall be lawful to live in, occupy or use, let, sublet, or suffer or permit to be used for habitation or occupation any building or part thereof which is in an unsanitary condition, and the cleansing of buildings and forbidding their occupancy until such time as they have been placed in satisfactory sanitary condition; prohibition of erection of unsanitary buildings and of the erection of buildings on unhealthful sites.

(c) Fixing the maximum number of persons who may be permitted to occupy a dwelling or other building or any part thereof, and the number of lower animals that may be permitted to occupy any stable, corral, pen, pound, or other place or premises.

(d) Installation and maintenance of adequate and proper drainage of buildings and premises, including the materials to be used in and the construction of plumbing systems, drains, trappings, water-closets, vaults, latrines, urinals, cesspools, and sanitary fixtures and appliances.

(e) Proper sanitary maintenance, scavenging, collection and disposal of refuse, garbage, and manure, the removal and disposal of night soil, and the proper construction of receptacles for such substances, subject to the provisions of section thirty-three of Act Numbered One hundred and eighty-three, as amended by this Act.

(f) Maintaining in a proper sanitary condition hotels, restaurants, saloons, tenements, lodging houses, emigration or immigration houses, factories, workshops, jails, prisons, theaters, convents, schools, or other places of public assembly or resort; markets, bakeries, confectioneries, dairies, manufactories of aerated waters or of bottled or other drinks or of ice; food-preserving establishments and other places where foods or drinks are prepared or offered for sale; securing the healthfulness and purity of foods or drinks sold or offered for sale in any such building, establishment, or place, and the sanitary conveyance of the same thereto and therefrom; and for such other purposes relative to their sanitary condition as the Board of Health may deem advisable.

(g) Sanitary regulation of the business and fixing the location of tanneries, renderies, tallow chandleries, bone factories, soap factories, and other offensive or unwholesome establishments, businesses or occupations which are dangerous to the public health, or the removal of

the same when already established, if necessary to secure proper sanitation; sanitary maintenance of butcher shops and slaughterhouses; sanitary regulation of the killing of animals thereat and of removal or conveyance of carcasses therefrom or thereto; and such other matters and things as may be deemed desirable for the purpose of securing the proper sanitary conduct of such trades, businesses, manufactories, and occupations.

(*h*) Sanitary control and maintenance of public stables, baths, and laundries.

(*i*) Protection from infection of all public and private water supplies and sources, and prohibition of the use of water of dangerous character for domestic purposes. Ordinances enacted for the purpose of protecting the purity of the water supply of Manila shall apply to and be enforced over all territory within the drainage area of such water supply or within one hundred meters of any reservoir, conduit, canal, aqueduct, or pumping station used in connection with the city water service.

(*j*) Prevention and suppression of contagious, infectious, or communicable disease of man or animal; compulsory reporting of a case or cases of any such disease; compulsory inoculation of persons or animals in order to prevent the occurrence or spread of any such disease; cleansing and disinfection of buildings or premises where any such disease has occurred, and disinfection or destruction of bedding, clothing, or other articles contained therein; compulsory vacation, repair, removal, or destruction of any such building; quarantining of any building premises, or place declared by the Board of Health to be infected with contagious, infectious, or communicable disease of man or animal; regulation of the movements of persons or animals into or from any such infected building, premises, or place, and the removal of the dead or of carcasses, fodder, litter, dung, clothing, utensils, or any other thing into, within, or from any such quarantined buildings, premises, or place; establishment of detention camps and contagious disease hospitals; isolation or removal to hospitals or places of detention of persons or animals which are affected by or have been exposed to any infectious, contagious, or communicable disease, and their detention in their homes, in hospitals, or elsewhere until danger of their developing or communicating such diseases has passed; prohibition of the importing or landing of cattle, carabaos, horses, or other animals, except at such places and times and subject to such restrictions as to marking, isolation, and subsequent disposal as the Board of Health shall prescribe to prevent the introduction or spread of infectious, contagious, or communicable diseases; maintenance in a sanitary condition of all live stock pens, stables, corrals, and other places of detention or maintenance of animals; condemning, killing, and disposal of animals sick of any dangerous communicable diseases; and disposal of the bodies of animals dying from any such disease.

(*k*) Cleansing and preservation in a sanitary condition of vessels and boats in the harbor of Manila or within the city limits not within or subject to the jurisdiction of the Quarantine Service.

(*l*) Cleansing and preservation in a sanitary condition of the harbor of Manila, and of rivers, esteros, canals, or other water ways and their shores included within the city limits.

(*m*) Destruction of rats, mice, insects, or vermin capable of carrying or communicating any contagious, infectious, or communicable disease, and prescribing the means and precautions to be employed on land or in vessels in port at Manila, to minimize their number and prevent their spreading infection.

(*n*) Humane care of all persons confined or placed in public or private institutions or places of detention within the city because of sickness, deformity, imbecility, poverty, insanity, or other affliction, and provision of sanitary accommodations for persons so confined or placed.

(*o*) Reporting and registration of marriages, births, deaths, and other matters deemed by the Board of Health to be of sanitary or statistical importance.

(*p*) Registration and maintenance in a sanitary condition of morgues, undertaking establishments, receiving vaults, and places for embalming or burial of the dead.

(*q*) Shipment, exhuming, burial, or disposal of the dead.

(*r*) Definition, declaration, and prohibition of nuisances dangerous to the public health; location and use of public drains, sewers, latrines, and cesspools, and construction and use of private drains, sewers, latrines, and cesspools.

(*s*) Cleansing, drainage, or filling in of low lands where such lands are in an unsanitary condition and in the opinion of the Board of Health constitute a serious menace to the public health: *Provided*, That no order for the cleansing, drainage, or filling in of such lands involving a cost of more than three hundred pesos, Philippine currency, shall be effective without the approval of the Secretary of the Interior, who may request from the Sanitary Engineer of the Philippine Islands a report as to the cost of cleansing, drainage, or filling in any such piece of low land, and the Sanitary Engineer shall make such report when so requested.

SEC. 4. All health ordinances shall be published by the Municipal Board in English, Spanish, and Tagalog. When ordinances relative to the several subjects hereinbefore enumerated have become effective, they shall be published in convenient form for the general information of the public by the Municipal Board in English, Spanish, and Tagalog, as the Sanitary Code of Manila. A copy of any health ordinance or of said code, in such one of these languages as he may elect, shall be furnished on application free of charge to any adult resident of Manila.

SEC. 5. Any member of the Board of Health, or any health officer duly appointed by it, is empowered, and it shall be his duty, to make complaint under oath in writing against any person violating any health ordinance before the Municipal Court of Manila, and it shall be the duty of that court to issue a warrant for the arrest of such person so complained of, and when arrested to try him as in other cases of violations of city ordinances: *Provided*, That nothing herein contained shall be construed as preventing any municipal officer or any person from also making such complaint.

SEC. 6. Sanitary inspections shall be made under the general supervision and control of the Commissioner of Public Health by district medical inspectors of the Board of Health, by such members of the police force of the city of Manila as shall be designated as sanitary police by the Chief of Police, and by such sanitary inspectors as may

be authorized by law. Sanitary police and sanitary inspectors shall make sanitary inspections under the immediate direction of district medical inspectors, to whom they shall report the results of such inspections: *Provided*, That the city engineer of Manila or his duly authorized agent shall inspect and supervise the construction, repair, removal, and safety of buildings, and the ventilation, drainage, and plumbing of buildings and premises, and shall report to the Commissioner of Public Health any violations of ordinances relative to ventilation, drainage, and plumbing: *And provided further*, That the Board of Health shall have power to make inspections through its duly authorized agents in order to ascertain whether such ordinances are being enforced, and to initiate complaints against violators of such ordinances after consultation with the city engineer.

SEC. 7. Should the Board of Health find that excreta, garbage, refuse, the contents of closets, vaults, cesspools, or any other unhealthful or dangerous substance is being collected, disposed of, or allowed to accumulate by the city authorities in such a manner as to endanger the public health, it shall make complaint through the Secretary of the Interior to the Municipal Board, and should the Municipal Board fail to take seasonable and suitable measures to remedy the evil, the Board of Health shall make complaint through the Secretary of the Interior to the Civil Governor, who shall issue to the Municipal Board such instructions as he may deem necessary in the interest of the public health.

SEC. 8. When, in the opinion of the Board of Health, the city of Manila is threatened with an epidemic of infectious, contagious, or communicable diseases, the Commissioner of Public Health shall so inform the Civil Governor, through the Secretary of the Interior, and may request the Civil Governor to issue an executive order declaring that the city is threatened with an epidemic and vesting the Board of Health with emergency powers. The Civil Governor may, in his discretion, issue such order, and in the event of his doing so, the Board of Health shall have the following emergency powers:

(a) Power to enact, subject to the approval of the Secretary of the Interior, such emergency health ordinances as it may deem necessary to prevent the occurrence or spread of infectious, contagious, or communicable diseases. Such ordinances shall have the same force and effect and be enforced in the same manner as if enacted by the Municipal Board.

(b) Power to appoint such temporary emergency employees as may be authorized by law. The provisions of the Civil Service Act and its amendments shall not necessarily apply to the appointment of such temporary emergency employees.

SEC. 9. When, in the opinion of the Civil Governor, the danger of an epidemic has passed, he shall so declare by executive order. Upon the publication of such order, all emergency health ordinances shall become of no effect, unless the Civil Governor shall in such executive order specifically declare that one or more emergency health ordinances shall remain in effect for a further period to be by him prescribed.

SEC. 10. Subsections (l), (u), (x), (y), and (z) of section seventeen of Act Numbered One hundred and eighty-three are hereby amended to read as follows:

“(l) To regulate the business and fix the location of match factories, blacksmith shops, foundries, steam boilers, lumber yards, shipyards, and other establishments likely to endanger the public safety by giving rise to conflagrations or explosions; to regulate the storage and sale of gunpowder, tar, pitch, resin, coal, oil, gasoline, benzine, turpentine, hemp, cotton, nitroglycerine, petroleum, or any of the products thereof, and of all other highly combustible or explosive materials.”

“(u) To construct, maintain, and regulate the navigation of canals and water courses, and to cleanse and purify the same; to drain and fill private premises when necessary in the enforcing of ordinances enacted under the authority of paragraph (s) of section three of Act Numbered Eleven hundred and fifty.”

“(x) To establish and maintain public drains, sewers, latrines, and cesspools.”

“(y) Subject to the provisions of paragraph (h) of section three of Act Numbered Eleven hundred and fifty, to provide for the establishment of public laundries, stables, and bath houses and regulate their use.”

“(z) Subject to the provisions of paragraph (g) of section three of Act Numbered Eleven hundred and fifty, to establish public markets, market houses, and slaughterhouses and regulate their use; to regulate or prohibit the establishment of such institutions by any person, firm, or corporation; to regulate the business and fix the location of tanneries, renderies, tallow chandleries, bone factories, and soap factories.”

SEC. 11. Section thirty-three of Act Numbered One hundred and eighty-three, entitled “An Act to incorporate the city of Manila,” is hereby amended by striking out the clause: “shall supervise the collection and disposition of all garbage, refuse, the contents of closets, vaults, and cesspools, and all other offensive and dangerous substances within the city,” and by substituting therefor the clause: “shall collect and dispose of all garbage, refuse, the contents of closets, vaults, and cesspools, and all other offensive and dangerous substances within the city.”

SEC. 12. Subsection (a) of section seven of Act Numbered One hundred and fifty-seven, entitled “An Act providing for the establishment of a Board of Health for the Philippine Islands,” is hereby amended to read as follows:

“(a) The Sanitary Engineer shall inspect buildings, plumbing, waterworks, drainage and sewer systems, streams, and esteros within the limits of the city of Manila, reporting the result of such inspection to the Board of Health, and at the request of the Board of Health shall submit plans for and estimates of the cost of remedying unsanitary conditions discovered by him. He shall further, at the request of the Board of Health, prepare and submit to the Board plans and estimates of the cost of improving the general sanitary condition of unhealthful districts in Manila, and shall perform such other sanitary engineering work in the city of Manila for the Board of Health as the Board may direct.”

SEC. 13. Paragraph (h) of section four of Act Numbered One hundred and fifty-seven, entitled “An Act providing for the establishment of a Board of Health for the Philippine Islands,” so far as it refers to the city of Manila, section twenty-one Act Numbered One

hundred and eighty-three, entitled "An Act to incorporate the city of Manila," and all other Acts or parts of Acts which are in conflict with the provisions of this Act, are hereby repealed.

SEC. 14. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 15. This Act shall take effect on its passage.

Enacted, May 10, 1904.

[No. 1151.]

AN ACT Providing for the revision of valuation for the purpose of taxation of certain parcels of land in the municipality of Badoc, Province of Ilocos Norte, belonging to Pedro Calaycay.

Whereas it has been made to appear that a material error was made by the board of assessors of the municipality of Badoc, and by the tax-revision board of the Province of Ilocos Norte, in respect to the area of five parcels of land in Casilan and four parcels of land in Lacuben, all in barrio numbered thirty of the municipality of Badoc, in the Province of Ilocos Norte, belonging to Pedro Calaycay; and

Whereas the valuations placed upon said lands are found to be inequitable by reason of such error in the area thereof: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Ilocos Norte, together with the secretary and fiscal of that province, are hereby constituted a special board with authority to correct all valuations of the property above stated on the assessment list of the municipality of Badoc, and to state just valuations, in money of the United States, of each of the parcels of land above referred to, and to correct any and all erroneous assessments of said parcels of land. The assessment list of the said lands, when so corrected, shall be as lawful and valid for all purposes as though the correction and reassessment herein provided had been made by the board of tax revision at the proper time.

SEC. 2. The revision of the valuations and assessments of the lots or parcels of land aforesaid shall be made and completed by the assessment board herein provided, on or before the fifteenth day of June, nineteen hundred and four. The assessment and revaluations shall be made on notice to Pedro Calaycay, and to the municipal authorities of the municipality of Badoc, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of said board. The action of the majority of said board shall be deemed to be action of the board, and binding.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 10, 1904.

[No. 1152.]

AN ACT Extending the time for the payment of the land tax in the Province of Isabela for the year nineteen hundred and four until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Isabela is hereby extended to October first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 11, 1904.

[No. 1153.]

AN ACT Providing that certain duties in relation to the Bureau of Justice and the Bureau of the Insular Treasury, now required by law to be performed by the Civil Governor, shall be performed by the Secretary of Finance and Justice.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following administrative acts relating to the Bureau of Justice and to the Bureau of the Insular Treasury, now authorized by law to be performed by the Civil Governor, shall hereafter be performed by the Secretary of Finance and Justice:

(a) To request or direct a judge of any Court of First Instance to hold the Court of First Instance in any province as provided by section fifty-two of Act Numbered One hundred and thirty-six.

(b) To approve the appointments of clerical assistants, translators, interpreters, stenographers, and typewriters, and to approve the compensation of such assistants, as provided in paragraph (c) of section forty-seven of Act Numbered One hundred and thirty-six, as amended by Act Numbered Three hundred and twenty-five.

(c) To direct, in writing, any judge at large to perform the duties of a judge of the Court of First Instance in any province in the Islands, or of the city of Manila, as provided in section three of Act Numbered Three hundred and ninety-six.

(d) To direct judges of the Courts of Customs Appeals to perform the duties of judges of the Courts of First Instance in any province in the Philippine Islands, or of the city of Manila, as provided in section three of Act Numbered Eight hundred and sixty-four.

(e) To direct the Attorney-General to present to the Court of First Instance having territorial jurisdiction over the place in which a crime was committed, for which a person has been duly convicted by provost courts or a military commission, properly confirmed by

order of the military commander, in cases where the lawful judgments and sentences have not been executed and can not be executed, a record of the proceedings showing the conviction and sentence of the defendant in such proceedings and the conformation thereof when necessary, and praying that the defendant be brought before the court to show cause why the sentence as disclosed by the record of the proceedings should not be executed by order of the Court of First Instance, as provided in Act Numbered Eight hundred and sixty-five.

(f) To make special calls upon judges at large during the court vacation, as provided in paragraph (b) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(g) To issue an order naming the judge of the Supreme Court and the judges of all Courts of First Instance who shall remain on duty, subject to call, for the purposes of interlocutory jurisdiction throughout the Islands during court vacation, and to assign to the regular judges of the Courts of First Instance the districts over which they shall exercise interlocutory jurisdiction, and to modify the order issued in the premises from time to time, upon the recommendation of the Chief Justice, as provided in paragraph (c) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven. The recommendation by the Chief Justice of the Supreme Court of the names of the judges who shall be assigned to duty during vacation period, as provided in the paragraph last referred to, shall be made to the Secretary of Finance and Justice, instead of to the Civil Governor.

(h) To issue calls upon a judge at large of the Court of First Instance assigned to vacation duty to visit any district and there to hold court as a judge of that district to dispose of interlocutory matters, as provided in paragraph (e) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(i) To direct, when in his judgment the emergency shall require, any judge assigned to vacation duty to hold during the vacation period a special term of court in any district, there to hear civil and criminal cases and enter final judgment therein, as provided in paragraph (f) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(j) To assign five months' vacation to judges of the Supreme Court and judges of the Courts of First Instance not assigned to vacation duty, as provided in paragraph (g) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven, and to postpone the extra three months' vacation in the case of any judge from one year to the next, if required by the public business, as provided in the paragraph last referred to.

(k) To make announcement, by an order in writing, of the leaves of absence of judges of the Supreme Court and judges of Courts of First Instance, as provided in paragraph (j) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven; and likewise to pass upon and approve leaves of absence of judges, which duty is now ordinarily

[No. 1152.]

AN ACT Extending the time for the payment of the land tax in the Province of Isabela for the year nineteen hundred and four until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Isabela is hereby extended to October first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 11, 1904.

[No. 1153.]

AN ACT Providing that certain duties in relation to the Bureau of Justice and the Bureau of the Insular Treasury, now required by law to be performed by the Civil Governor, shall be performed by the Secretary of Finance and Justice.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following administrative acts relating to the Bureau of Justice and to the Bureau of the Insular Treasury, now authorized by law to be performed by the Civil Governor, shall hereafter be performed by the Secretary of Finance and Justice:

(a) To request or direct a judge of any Court of First Instance to hold the Court of First Instance in any province as provided by section fifty-two of Act Numbered One hundred and thirty-six.

(b) To approve the appointments of clerical assistants, translators, interpreters, stenographers, and typewriters, and to approve the compensation of such assistants, as provided in paragraph (c) of section forty-seven of Act Numbered One hundred and thirty-six, as amended by Act Numbered Three hundred and twenty-five.

(c) To direct, in writing, any judge at large to perform the duties of a judge of the Court of First Instance in any province in the Islands, or of the city of Manila, as provided in section three of Act Numbered Three hundred and ninety-six.

(d) To direct judges of the Courts of Customs Appeals to perform the duties of judges of the Courts of First Instance in any province in the Philippine Islands, or of the city of Manila, as provided in section three of Act Numbered Eight hundred and sixty-four.

(e) To direct the Attorney-General to present to the Court of First Instance having territorial jurisdiction over the place in which a crime was committed, for which a person has been duly convicted by provost courts or a military commission, properly confirmed by

order of the military commander, in cases where the lawful judgments and sentences have not been executed and can not be executed, a record of the proceedings showing the conviction and sentence of the defendant in such proceedings and the conformation thereof when necessary, and praying that the defendant be brought before the court to show cause why the sentence as disclosed by the record of the proceedings should not be executed by order of the Court of First Instance, as provided in Act Numbered Eight hundred and sixty-five.

(*f*) To make special calls upon judges at large during the court vacation, as provided in paragraph (*b*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(*g*) To issue an order naming the judge of the Supreme Court and the judges of all Courts of First Instance who shall remain on duty, subject to call, for the purposes of interlocutory jurisdiction throughout the Islands during court vacation, and to assign to the regular judges of the Courts of First Instance the districts over which they shall exercise interlocutory jurisdiction, and to modify the order issued in the premises from time to time, upon the recommendation of the Chief Justice, as provided in paragraph (*c*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven. The recommendation by the Chief Justice of the Supreme Court of the names of the judges who shall be assigned to duty during vacation period, as provided in the paragraph last referred to, shall be made to the Secretary of Finance and Justice, instead of to the Civil Governor.

(*h*) To issue calls upon a judge at large of the Court of First Instance assigned to vacation duty to visit any district and there to hold court as a judge of that district to dispose of interlocutory matters, as provided in paragraph (*e*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(*i*) To direct, when in his judgment the emergency shall require, any judge assigned to vacation duty to hold during the vacation period a special term of court in any district, there to hear civil and criminal cases and enter final judgment therein, as provided in paragraph (*f*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven.

(*j*) To assign five months' vacation to judges of the Supreme Court and judges of the Courts of First Instance not assigned to vacation duty, as provided in paragraph (*g*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven, and to postpone the extra three months' vacation in the case of any judge from one year to the next, if required by the public business, as provided in the paragraph last referred to.

(*k*) To make announcement, by an order in writing, of the leaves of absence of judges of the Supreme Court and judges of Courts of First Instance, as provided in paragraph (*j*) of section five of Act Numbered One hundred and thirty-six, as amended by Act Numbered Eight hundred and sixty-seven; and likewise to pass upon and approve leaves of absence of judges, which duty is now ordinarily

performed by the Civil Governor, but which is not plainly provided for by existing law.

(l) To issue an order naming the judge of the Court of Land Registration and judge of the Court of Customs Appeals who shall remain on duty during court vacation, and to direct any judge of the Court of Customs Appeals who is assigned to vacation duty, when in his judgment the emergency shall so require, to hold during the vacation period a special term of the Court of First Instance in any district, either to hear civil or criminal causes and to enter final judgment therein, as provided in section one of Act Numbered Ten hundred and fifty-six; and likewise to assign five months' vacation to a judge of the Court of Land Registration or of the Court of Customs Appeals, as provided in the section and Act last named; likewise to grant leaves of absence to judges of the Court of Customs Appeals and of the Court of Land Registration, a duty which is now not clearly provided for by existing law.

(m) To require a judge at large of the Court of First Instance to perform the duties of judge of the Court of Land Registration in any province of the Philippine Islands or in the city of Manila, as provided in section six of Act Numbered Four hundred and ninety-six, as amended by section one of Act Numbered Eleven hundred and eight.

(n) To direct the temporary detail of any provincial fiscal from one province to any other province in the Islands to perform therein such duties as may be assigned to him, in accordance with the provision of Act Numbered Eleven hundred and twenty-five.

(o) To approve investments to be made by the Treasurer of the Philippine Islands of the assurance fund accruing under Act Numbered Four hundred and ninety-six, in accordance with the provisions of section one hundred thereof.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 11, 1904.

[No. 1154.]

AN ACT To amend Act Numbered Eight hundred and ninety-seven, by providing a clerical and administrative force for the Arrastre division at the Manila custom-house.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section five of Act Numbered Eight hundred and ninety-seven is hereby amended by adding after the word "additional" in the ninth line thereof the words "administrative officers, clerks."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall be construed to be retroactive and effective as of September twenty-third, nineteen hundred and three.

Enacted, May 12, 1904.

[No. 1155.]

AN ACT Renewing certain appropriations in Acts Numbered Ten hundred and forty-eight and Ten hundred and forty-nine until such time as the regular appropriations for the fiscal year nineteen hundred and five shall have been made.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All appropriations for the necessary operations of the Insular Government and of the city of Manila under the fixed digest subheadings as expressed in Acts Numbered Ten hundred and forty-eight and Ten hundred and forty-nine, are hereby renewed in similar amounts for the general purposes therein specified, until such time as the regular appropriations for the Insular Government and for the city of Manila for the fiscal year nineteen hundred and five, or any part thereof, shall have been passed. This Act shall not be construed to renew any appropriations in said Acts for specific or temporary purposes not continuous in character, and a sufficient sum is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, for the purposes named, and made available on July first, nineteen hundred and four.

SEC. 2. All withdrawals of funds by warrant under this Act shall be transferred from this Act and charged on the books of the Auditor to the regular appropriations for the Insular Government and the city of Manila for the fiscal year nineteen hundred and five, when the same shall have been made.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 13, 1904.

[No. 1156.]

AN ACT Providing for the marking of animals afflicted with surra.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. It shall be lawful for any duly authorized agent of the Board of Health for the Philippine Islands or of the Bureau of Government Laboratories to mark any animal found to be afflicted with surra by fastening in its right ear a metal tag marked with the letter "S" and with a number.

SEC. 2. It shall be unlawful to remove any such tag affixed as provided in section one of this Act until the animal so marked has been pronounced free from surra by a duly authorized agent of the Board of Health or of the Bureau of Government Laboratories. Any person removing a tag in violation of this section shall, upon conviction, be punished by a fine of not less than five nor more than fifty pesos for each offense.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 14, 1904.

[1157.]

AN ACT To suspend all taxes imposed by law on draft carts and sledges in the Province of Isabela.

Whereas the Province of Isabela is without improved roads which would be injured by the use of carts with narrow tires, or with wheels rigid with the axles, or by sledges: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The tax imposed by paragraph (j) of section forty-three of the Municipal Code, as amended by section one of Act Numbered Seven hundred and seventy-four, entitled "An Act amending Act Numbered Eighty-two, entitled 'A general Act for the organization of municipal governments in the Philippine Islands,' by imposing a tax upon sledges, and making it the duty of provincial boards to designate improved roads in the several provinces upon which it shall be unlawful to use certain carts and sledges," is hereby suspended in its application to the Province of Isabela.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 14, 1904.

[No. 1158.]

AN ACT Appropriating thirty thousand dollars, in money of the United States, out of the gold-standard fund, for the payment of interest on certificates of indebtedness issued by the Government of the Philippine Islands under Act of Congress approved March second, nineteen hundred and three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of the gold-standard fund, the sum of thirty thousand dollars, in money of the United

States, for the payment of the quarterly interest due June first, nineteen hundred and four, on the certificates of indebtedness amounting to three million dollars, issued and sold on behalf of the Insular Government by the Secretary of War under authority of the Act of Congress approved March second, nineteen hundred and three, and Act Numbered Seven hundred and ninety-two of the Philippine Commission.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 19, 1904.

[No. 1159.]

AN ACT Making further provisions than are contained in Act Numbered One hundred and ninety relating to the procedure of the Supreme Court in the exercise of its original jurisdiction in civil actions and in relation to costs to be allowed in such proceedings.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Whenever certiorari proceedings shall be instituted in the Supreme Court in relation to the proceedings of a Court of First Instance, as provided in section five hundred and fourteen of Act Numbered One hundred and ninety, entitled "An Act providing a Code of Procedure in Civil Actions and Special Proceedings in the Philippine Islands," and whenever mandamus proceedings shall be instituted in the Supreme Court against a judge or Court of First Instance in accordance with section five hundred and fifteen of said Act Numbered One hundred and ninety, and whenever prohibition proceedings shall be instituted in the Supreme Court against a judge or Court of First Instance in accordance with section five hundred and sixteen of Act Numbered One hundred and ninety, the party instituting such proceedings in certiorari, mandamus, or prohibition, shall, in addition to the judge or Court of First Instance, make as a party defendant the person or persons interested in sustaining the proceedings in the Court of First Instance; and it shall be the duty of such person or persons to make necessary defense in the Supreme Court, both in his or in their own behalf and in behalf of the judge or Court of First Instance affected by the proceedings, and if costs shall be awarded in favor of the party instituting such proceedings in the Supreme Court, the costs shall be awarded only against the party in interest above stated, and not against the judge or Court of First Instance who is made a defendant to the proceedings, anything in said Act Numbered One hundred and ninety to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 19, 1904.

[No. 1160.]

AN ACT Authorizing the Collector of Customs for the Philippine Islands to clear foreign vessels for the port of Isabela de Basilan.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Collector of Customs for the Philippine Islands is hereby authorized to clear foreign vessels for the port of Isabela de Basilan, Island of Basilan, under such conditions and regulations as he may impose: *Provided*, That all expense incident to the entrance of a foreign vessel into the port of Isabela de Basilan shall be a charge against such vessel and shall be collected before the vessel is granted a foreign clearance.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 19, 1904.

[No. 1161.]

AN ACT Declaring any bonded officer or employee of the Civil Government who leaves or attempts to leave the Philippine Islands without first securing a clearance from the Auditor to be guilty of a misdemeanor.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Any bonded officer or employee of the Civil Government of the Philippine Islands who leaves or attempts to leave the Philippine Islands without first securing a clearance from the Auditor showing that his accounts with the Government have been satisfactorily settled and adjusted, shall be deemed guilty of gross neglect of duty, and shall be punished by imprisonment for not exceeding six months or by a fine of not more than one thousand pesos, or both, in the discretion of the court.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 23, 1904.

[No. 1162.]

AN ACT Extending the time for the payment of the land tax in the Province of Cagayan for the year nineteen hundred and four until September thirtieth, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Cagayan is hereby extended to September thirtieth, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 23, 1904.

[No. 1163.]

AN ACT Extending the time for the payment of the land tax in the Province of Albay for the year nineteen hundred and four until August thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Albay is hereby extended to August thirty-first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 23, 1904.

[No. 1164.]

AN ACT Amending section twenty-seven of Act Numbered Seven hundred and eighty-seven, entitled "An Act providing for the organization and government of the Moro Province," so as to authorize the appointment of justices of the peace in remote localities, whether included within the limits of the organized municipalities or not, and defining the jurisdiction of such justices of the peace.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section twenty-seven of Act Numbered Seven hundred and eighty-seven, entitled "An Act providing for the organization

and government of the Moro Province," is hereby amended by adding at the end thereof the following words:

"And provided further, That justices of the peace may be appointed by the Civil Governor, with the advice and approval of the Philippine Commission, for towns or places in the Moro Province which have not been organized into municipalities, or which, although included within the limits of an organized municipality, are distant from or have no convenient means of access to the center of population. The jurisdiction of the justices of the peace for the municipality in which such town or place is situated and of the justice of the peace appointed in pursuance of this proviso, shall be concurrent over cases arising within the municipality. The several justices of the peace in any district of the Moro Province shall exercise concurrent jurisdiction over cases arising within the district but without the limits of an organized municipality. Actions, civil and criminal, shall be brought before the justice of the peace who is most convenient of access to the parties, but the justice of the peace first acquiring jurisdiction over any such case shall have exclusive jurisdiction over it. It shall be the duty of the justice of the peace to refuse jurisdiction of any case where the convenience of the parties manifestly requires it to be brought before another justice of the peace having concurrent jurisdiction. In criminal prosecutions and preliminary investigations before justices of the peace, the costs of the proceeding, including the fees of the justice, shall be paid from such treasury—provincial, district, or municipal—as the Legislative Council of the Moro Province may by law provide. Such provision shall be as nearly analogous to the provisions of law governing that subject in other provinces as the circumstances and conditions existing in the Moro Province may warrant."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect as soon as the legislative council of the Moro Province shall have made provision for the payment of the costs and expenses referred to in the first section of this Act.

Enacted, May 23, 1904.

[No. 1165.]

AN ACT Amending paragraph (d) of section five of Act Numbered One hundred and thirty-six, as amended by section one of Act Numbered Eight hundred and sixty-seven, so as to authorize judges of courts of first instance performing interlocutory vacation duties to appoint notaries public in certain cases, and authorizing officials in charge of public works to administer oaths in certain cases.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph (d) of section five of Act Numbered One hundred and thirty-six, as amended by section one of Act Numbered Eight hundred and sixty-seven, is hereby amended by adding at the

end thereof the following words: "The interlocutory jurisdiction shall also include the power of appointing notaries public, as provided in section eighty-two of this Act."

SEC. 2. Any official in charge of a public work under the authority of the Insular Government or any provincial government, is hereby empowered to administer all oaths required by law, without compensation, but he shall not be required to administer oaths except in matters of official business for which no fees are chargeable by law.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 26, 1904.

[No. 1166.]

AN ACT Providing for a loan of eight thousand eight hundred pesos, Philippine currency, to the Province of Batangas, in order to enable the municipalities of Santo Tomas, Tanauan, and Lipa of that province to better their police force, which is to be under the supervision of the Senior Inspector of Constabulary, for the purpose of suppressing ladronism in that province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of eight thousand eight hundred pesos, Philippine currency, to be loaned to the Province of Batangas, to be by it reloaned to the municipalities of Santo Tomas, Tanauan, and Lipa in sums of two thousand four hundred, three thousand, and three thousand four hundred pesos, Philippine currency, respectively, for the purpose of enabling them to better their police force, which is to be under the supervision of the Senior Inspector of Constabulary of the province, for the purpose of suppressing ladronism in that province.

SEC. 2. The money appropriated in the first section of this Act shall be paid to the treasurer of the Province of Batangas upon the production by him to the Treasurer of the Philippine Islands of a certified copy of a resolution of the provincial board requesting such loan and agreeing to repay the money, without interest, within two years from the date of the loan. The money loaned by this Act shall be expended by the provincial board in the manner prescribed in the preceding section.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 28, 1904.

[No. 1167.]

AN ACT Making appropriations for sundry expenses of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, in part compensation for the service of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

Salaries and wages, Department of Engineering and Public Works, city of Manila, nineteen hundred and four: For continuation of preliminary survey of new water and sewer systems: For additional amount necessary for salary and expenses of Consulting Engineer, three thousand pesos.

Salaries and wages, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered One thousand and forty-eight, one thousand four hundred and ninety-four pesos and twenty centavos.

Salaries and wages, Fire Department, city of Manila, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered One thousand and forty-eight, ten thousand four hundred and sixty-two pesos and ninety-seven centavos.

Equipment, Fire Department, city of Manila, nineteen hundred and four: For the purchase of spare parts of apparatus necessary for immediate repairs, and for the purchase of fire helmets and iron stall guards, five thousand nine hundred and ninety-nine pesos and forty-three centavos.

Salaries and wages, Department of Police, city of Manila, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered One thousand and forty-eight, fifty thousand five hundred and ninety-three pesos and sixty-five centavos.

Equipment, Department of Police, city of Manila, nineteen hundred and four: For excess in cost of police alarm apparatus over amount heretofore appropriated, and payment for eight hundred revolvers purchased under authority contained in Act Numbered Eight hundred and four, twenty-four thousand five hundred and thirty-five pesos and fifty-nine centavos.

Contingent expenses, Department of Police, city of Manila, nineteen hundred and four: For additional amount necessary to pay for repairs to launch *George Curry*, damaged and sunk by accident, one thousand two hundred and seventy-seven pesos and seventy-two centavos.

Salary and expense fund, city of Manila: For disbursement as provided in Act Numbered One thousand and forty-eight, five thousand pesos.

Transportation, city of Manila, nineteen hundred and four: To enable the city of Manila to reimburse the Insular Purchasing Agent for transportation furnished from July first to December thirty-first,

nineteen hundred and three, under the provisions of Act Numbered One hundred and ninety-eight, twelve thousand two hundred and ninety-five pesos and ninety-two centavos.

In all, for the city of Manila, one hundred and fourteen thousand six hundred and fifty-nine pesos and forty-eight centavos.

SEC. 2. The provisions of the first paragraph of section four of Act Numbered Eight hundred and four, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 28, 1904.

[No. 1168.]

AN ACT Extending the time for the payment of the land and cedula taxes in the Province of Oriental Negros for the year nineteen hundred and four until August thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax and cedula tax for the year nineteen hundred and four in the Province of Oriental Negros is hereby extended to August thirty-first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 31, 1904.

[No. 1169.]

AN ACT So amending Act Numbered Seven hundred and nine as to prohibit the traffic in intoxicating liquors within a certain distance of land used by the United States for military purposes at Calbayog, in the Province of Samar, and also to permit the sale of intoxicating liquors within a circumscribed area in the town of Lucena, Province of Tayabas.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Seven hundred and nine, entitled "An Act prohibiting the traffic in intoxicating liquors within certain distances of land used by the United States for military purposes and at certain camps therein named," is hereby amended by inserting after the words "for military purposes at Santa Mesa in the city of Manila," and before the words "*Provided, however,*" the

following words: "or within a distance of three-quarters of a mile of land used by the United States for military purposes near the town of Calbayog, in the Province of Samar."

SEC. 2. Section one of said Act Numbered Seven hundred and nine is hereby further amended by adding at the end thereof the following words: "and land within a circle with a radius of seven hundred yards with the center at the middle of the road immediately in front of the parish church at Lucena, in the Province of Tayabas."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, May 31, 1904.

[No. 1170.]

AN ACT Extending the time for the payment of the land tax in the Province of Pampanga for the year nineteen hundred and four until November first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Pampanga is hereby extended to November first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, May 31, 1904.

[No. 1171.]

AN ACT Repealing Act Numbered Six hundred and eleven, entitled "An Act authorizing the Civil Governor to issue passports to citizens of the Philippine Islands."

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Six hundred and eleven, entitled "An Act authorizing the Civil Governor to issue passports to citizens of the Philippine Islands," is hereby repealed.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 1, 1904.

[No. 1172.]

AN ACT Providing for the revision of valuation for the purpose of taxation of certain parcels of land in the municipality of Iloilo belonging to Matilde Jalandoni de Lopez and Estevan Jalandoni, so as to correct clerical errors.

Whereas it has been made to appear that an error was committed by the municipal board of assessors of the municipality of Iloilo and by the reassessment board of the Province of Iloilo in the classification and valuation of three parcels of land in Iloilo belonging to Matilde Jalandoni de Lopez and Estevan Jalandoni; and

Whereas the valuations placed upon said lands are found to be inequitable by reason of oversight and mistake in classification and valuation: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Iloilo, together with the provincial secretary and provincial fiscal of that province, are hereby constituted a special board, with authority to correct all valuations of the property above stated on the assessment list of the municipality of Iloilo and to state just valuations, in money of the United States, of each of the parcels of land above referred to, and to correct any and all erroneous assessments of said parcels of land. The assessment list of the said lands, when so corrected, shall be as lawful and valid for all purposes as though the correction and reassessment herein provided for had been made by the board of tax revision at the proper time.

SEC. 2. The revision of the valuation and assessments of the parcels of land aforesaid shall be made and completed by the assessment board herein provided on or before the first day of July, nineteen hundred and four. The assessment and revaluations shall be made on notice to Matilde Jalandoni de Lopez and Estevan Jalandoni, and to the municipal authorities of the municipality of Iloilo, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of said board. The action of the majority of said board shall be deemed to be the action of the board, and binding.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, June 1, 1904.

[No. 1173.]

AN ACT Extending the time for the payment of the land tax in the Province of Iloilo for the year nineteen hundred and four until November first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of

Iloilo is hereby extended to November first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 2, 1904.

[No. 1174.]

AN ACT Extending the time for the payment of the land tax in the Province of Misamis for the year nineteen hundred and four until November first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Misamis is hereby extended to November first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing an order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 2, 1904.

[No. 1175.]

AN ACT Authorizing the establishment of a circulating library in the Province of Albay, creating a library board for the supervision, management, and control thereof, authorizing the board to adopt and put in force rules and regulations for the management of said library, receive and acquire money and property for the benefit thereof, and to expend the funds of said library for its maintenance and for the purchase of books and property for its benefit.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The establishment of a circulating library for the Province of Albay is hereby authorized.

SEC. 2. Said circulating library shall be supervised, managed, and controlled by a library board composed of the provincial governor, the provincial treasurer, the provincial supervisor, the division superintendent of the school division of Albay and Sorsogon, and the principal of the provincial high school of Albay.

The provincial governor shall be chairman, the provincial treasurer shall be treasurer, and the division superintendent of the school division of Albay and Sorsogon shall be secretary of the library board.

SEC. 3. Vacancies caused by the temporary absence or disability of the provincial governor, the provincial treasurer, the provincial

supervisor, the division superintendent of the school division of Albay and Sorsogon, or the principal of the provincial high school of Albay shall be filled by the acting provincial governor, the acting provincial treasurer, the acting provincial supervisor, the acting division superintendent of the school division of Albay and Sorsogon, or the acting principal of the provincial high school of Albay, as the case may be.

SEC. 4. The library board is authorized to adopt and put in force rules and regulations for the management of the library and to receive gifts, donations, devises, and bequests of money, books, and property for the benefit of said library. The board is also authorized to expend the funds of said library for the maintenance thereof and for the purchase of books and property for the benefit of said library.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, June 2, 1904.

[No. 1176.]

AN ACT Appropriating the sum of four hundred and six thousand five hundred and ninety-two pesos, Philippine currency, or so much thereof as may be necessary, for certain public works, permanent improvements, and other purposes of the Insular Government.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine currency, or so much thereof as may be necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for certain public works, permanent improvements, and other purposes of the Insular Government:

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Public Works, Bureau of Architecture and Construction of Public Buildings: For alteration, construction, or improvement of the the following-named public buildings and grounds, not to exceed in cost the amounts set opposite the names of the respective buildings and bureaus:

Bureau of Coast Guard and Transportation: Completion of warehouse on Engineer Island, five thousand seven hundred pesos.

Bureau of Government Laboratories: Completion of new laboratory building, forty-two thousand eight hundred and ninety-two pesos.

Bureau of the Insular Purchasing Agent: Sidewalk in front of new corral, seven hundred pesos; filling in around new corral, one thousand seven hundred pesos; total, two thousand four hundred pesos.

Bureau of Prisons: Completion of warehouse, including steel-lined corridor, gates, runway, and so forth, from Bilibid Prison to the warehouse, five thousand six hundred pesos.

Total for public works, fifty-six thousand five hundred and ninety-two pesos.

Building supplies, Bureau of Architecture and Construction of Public Buildings: The unexpended balance of funds appropriated for "building supplies, skilled and unskilled labor for small jobs," under the head of "Public works, Bureau of Architecture and Construction of Public Buildings," in Act Numbered Eight hundred and seven, and the funds appropriated for the purchase of "building supplies, tools, and so forth," under said heading, in Acts Numbered One thousand and forty-nine and One thousand one hundred and fourteen, are hereby made a reimbursable fund entitled "Building supplies, Bureau of Architecture and Construction of Public Buildings," from which shall be purchased all building materials, tools, and so forth, used by said Bureau: *Provided*, That when materials or tools purchased from the fund hereby created, or which may be in stock on the date of the passage of this Act, are used in repair or construction of public buildings, the cost thereof shall be charged against the appropriation for such work, and the fund hereby created shall be reimbursed in a like amount.

In all, for the Bureau of Architecture and Construction of Public Buildings, fifty-six thousand five hundred and ninety-two pesos.

BENGUET ROAD.

Any unexpended balance of appropriations heretofore made for expenses in carrying on the construction of the Benguet Road is hereby made available for the payment of per diems of five dollars for Captain Amos H. Martin, United States Army, assistant to the engineer in charge of Benguet improvements, from September fourth, nineteen hundred and three, and per diems of five dollars for Captain Melvin W. Rowell, United States Army, disbursing officer for Benguet Road and Benguet improvements, from November sixteenth, nineteen hundred and three; and for payment to N. M. Holmes, former engineer in charge of construction of Benguet Road, of one thousand pesos in full settlement of all claims by him against the Government of the Philippine Islands.

IMPROVEMENT OF THE PORT OF MANILA.

For continuing the improvements of the harbor of Manila, and other public works, as provided in Act Numbered Twenty-two as amended, three hundred and fifty thousand pesos: *Provided*, That the funds hereby appropriated shall be expended by the Civil Governor through the Chief Engineer of the Philippine Division of the United States Army, and are available for expenditure in payment for all work at present under contract for the improvement of the port of Manila and for continuing the improvements to the Pasig River: *And provided further*, That the funds hereby appropriated are available for the payment of a fee of three thousand pesos to Desmond Fitzgerald for services as consulting engineer, the provisions of existing laws to the contrary notwithstanding.

SEC. 2. All balances remaining unexpended when any public works

or permanent improvements appropriated for by this Act are completed shall be returned at once to the Treasury of the Philippine Islands and shall not be available for withdrawal or disbursement thereafter, but shall be carried to the general revenues of the Islands.

SEC. 3. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated under said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, June 3, 1904.

[No. 1177.]

AN ACT Amending section six of the Manila Liquor Licenses Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section six of Act Numbered Fifty-nine, known as "The Manila Liquor Licenses Act," is hereby amended to read as follows:

"SEC. 6. All saloons, bars, and other drinking places shall be closed from twelve o'clock midnight until five o'clock antemeridian the following day, except that when the following day shall be Sunday they shall remain closed until five o'clock antemeridian the following Monday; and it shall be unlawful for any person to sell, give away, or otherwise dispose of any fermented, malt, vinous, or spirituous, or other intoxicating liquors between the above-mentioned hours except as herein provided; but the words 'give away' where they occur in this Act shall not apply to the giving away of intoxicating liquors by a person in his private dwelling, unless such private dwelling shall become a place of public resort."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 4, 1904.

[No. 1178.]

AN ACT Extending the time for the payment of the land tax in the Province of Occidental Negros for the year nineteen hundred and four until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of

Occidental Negros is hereby extended to October first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 6, 1904.

[No. 1179.]

AN ACT Amending the Provincial Government Act as amended by Act Numbered Five hundred and eighty-five, by providing for the payment from provincial funds of the salaries of persons not already in the service of the Government who may be appointed by the Civil Governor to fill temporary vacancies in the office of Provincial Governor.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Provincial Government Act, Numbered Eighty-three, as amended by Act Numbered Five hundred and eighty-five, is hereby further amended by adding at the end of the first sentence of the provisional clause in section one of Act Numbered Five hundred and eighty-five the words "and in case such person is not at the time of appointment in the service of the Government, his salary shall be the same as the regular provincial governor and shall be paid out of provincial funds."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall be retroactive, and shall take effect as of January first, nineteen hundred and four.

Enacted, June 7, 1904.

[No. 1180.]

AN ACT Extending the time for the payment of the land tax for the years nineteen hundred and three and nineteen hundred and four in the municipalities of Alaminos, Bani, Bolinao, Anda, Agno, San Isidro, and Infanta, formerly belonging to the Province of Zambales but recently transferred to the Province of Pangasinan, until July thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the years nineteen hundred and three and nineteen hundred and four in the municipalities of Alaminos, Bani, Bolinao, Anda, Agno, San Isidro, and Infanta, formerly belonging to the Province of Zambales but recently transferred to the Province of Pangasinan, is hereby extended to July thirty-first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 8, 1904.

[No. 1181.]

AN ACT Extending the time for the payment of the land tax in the Provinces of Ilocos Sur and Zambales for the year nineteen hundred and four until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Provinces of Ilocos Sur and Zambales is hereby extended to October first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 8, 1904.

[No. 1182.]

AN ACT To provide for a preliminary listing of manufacturers of alcoholic and tobacco products and matches, and for an inventory of the stocks of goods in their possession with a view to furnishing a basis for taxation by an internal-revenue law.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Acting Collector of Internal Revenue shall at once secure in the city of Manila and in the provinces, through the provincial treasurers, the listing of all distillers, rectifiers, and manufacturers of alcoholic liquors, manufacturers of fermented liquors, of cigars, cigarettes, and other tobacco products, and of matches, and shall transmit such lists as soon as prepared to the Secretary of Finance and Justice.

SEC. 2. Such lists shall contain the name and residence of each manufacturer, the location of each manufactory, the output during the current fiscal year in liters, thousands, kilograms, or other count or measurement of the several articles actually manufactured in each of said manufactories during said year, and, as approximately as may be possible, an estimate of the prospective output during the fiscal year ending June thirtieth, nineteen hundred and five.

SEC. 3. At the time of making such lists the Acting Collector of Internal Revenue and provincial treasurers, or their deputies, shall prepare a complete inventory of all stocks of such alcoholic or fermented liquors, cigars, cigarettes, other tobacco products, and matches as may be then on hand in the manufactory premises where produced or undisposed of in the possession of the manufacturers thereof, and for such purpose shall have the right to enter upon such premises and make such inventory. Record shall be kept thereafter by each manufacturer of all such goods manufactured in his manufactory or disposed of by him.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, June 8, 1904.

[No. 1183.]

AN ACT Appropriating an additional sum of eighty-seven thousand dollars, in money of the United States, for the purpose of continuing and completing the preparation of the exhibit of the Philippine Islands at the Louisiana Purchase Exposition and the carrying on in general of the work of the Philippine exhibit.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the additional sum of eighty-seven thousand dollars, in money of the United States, to be expended by order of the Exposition Board in the preparation and maintenance of the Philippine exhibit at the Louisiana Purchase Exposition at Saint Louis, Missouri, for the purposes and under the restrictions set forth in Act Numbered Five hundred and fourteen, as amended by Act Numbered Seven hundred and sixty-five, and for the purpose of continuing and completing the preparation of the exhibit of the Philippine Islands at said Exposition, and for meeting the expenses provided in Act Numbered Seven hundred and sixty-five, for completing the necessary buildings for the exhibits, for laying out the grounds included in the tract of land assigned to the Philippine exhibit, and for the general purposes of carrying on the exhibit, including the care and custody of the exhibits, and the general expenses authorized to be incurred by virtue of Act Numbered Five hundred and fourteen, as amended. The sum hereby appropriated shall be expended by order of the Exposition Board and in accordance with existing law.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This act shall take effect on its passage.

Enacted, June 9, 1904.

[No. 1184.]

AN ACT Amending Act Numbered Eight hundred and sixty-seven so as to provide that the court vacation for the Court of First Instance for the Mountain Judicial District shall be during the months of August and September, and changing the times at which Courts of First Instance shall be held in that district.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Eight hundred and sixty-seven, relating to the organization of courts and the times and places for holding sessions thereof, is hereby amended by adding at the end of that portion of section one entitled "Sec. 5. *Court vacation and judicial leaves of absence*," the following words: "*Provided, however, That the court vacation for the Mountain Judicial District shall be during the months of August and September of each year.*"

SEC. 2. That portion of section seven of said Act Numbered Eight hundred and sixty-seven which provides for the times and places for holding Courts of First Instance in the Mountain Judicial District, is hereby amended so as to read as follows:

" MOUNTAIN DISTRICT.

"At Baguio, in and for the Province of Benguet, commencing on the first Tuesdays of December and April of each year.

"At Bayombong, in and for the Province of Nueva Vizcaya, commencing on the first Tuesdays of January and May of each year.

"At Cervantes, in and for the Province of Lepanto-Bontoc, commencing on the first Tuesdays of February and June of each year."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on the first day of August, nineteen hundred and four.

Enacted, June 9, 1904.

[No. 1185.]

AN ACT Extending the time for the payment of the land tax in the Provinces of Antique and Capiz for the year nineteen hundred and four until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four, in the Provinces of Antique and Capiz is hereby extended to October first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the

Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 24, 1904.

[No. 1186.]

AN ACT Extending the time for the payment of the cedula tax in the Province of Batangas for the year nineteen hundred and four until July fifteenth, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the cedula tax for the year nineteen hundred and four in the Province of Batangas is hereby extended to July fifteenth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 25, 1904.

[No. 1187.]

AN ACT Extending the time for the payment of the land tax in the Province of Tarlac for the year nineteen hundred and four until December thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four, in the Province of Tarlac, is hereby extended to December thirty-first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 25, 1904.

[No. 1188.]

AN ACT Making additional appropriations for sundry expenses of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine currency, or so much thereof as may be respectively necessary, are hereby appropriated,

out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, in part compensation for the service of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

EXECUTIVE BUREAU.

Salaries and wages, Executive Bureau, nineteen hundred and four: The unexpended balance of funds heretofore appropriated under this head is hereby made available for payment of the salary of one acting disbursing officer, class three, from April first to and including June thirtieth, nineteen hundred and four.

Contingent expenses, Executive Bureau, nineteen hundred and four: For contingent expenses, including advertising; repair of furniture; fixtures for the Ayuntamiento Building, and other incidental expenses; five thousand pesos.

In all, for the Executive Bureau, five thousand pesos.

BUREAU OF THE INSULAR PURCHASING AGENT.

Salaries and wages, Bureau of the Insular Purchasing Agent, nineteen hundred and four: For payment of salaries and wages authorized by Act Numbered One thousand and forty-nine, thirty thousand pesos.

In all, for the Bureau of the Insular Purchasing Agent, thirty thousand pesos.

PHILIPPINE CIVIL SERVICE BOARD.

Salaries and wages, Philippine Civil Service Board, nineteen hundred and four: For payment of salaries and wages authorized by Act Numbered One thousand and forty-nine, two thousand one hundred pesos.

Contingent expenses, Philippine Civil Service Board, nineteen hundred and four: For purchase of books, four hundred and fifty-three pesos and sixty centavos.

In all, for the Philippine Civil Service Board, two thousand five hundred and fifty-three pesos and sixty centavos.

DEPARTMENT OF THE INTERIOR.

BOARD OF HEALTH FOR THE PHILIPPINE ISLANDS.

Salaries and wages, Board of Health for the Philippine Islands, nineteen hundred and four: For compensation of J. V. Molina for services rendered as inspector of construction of public midden sheds, from December eleventh, nineteen hundred and three, to January twenty-fifth, nineteen hundred and four, at six pesos per day, two hundred and seventy-six pesos.

In all, for the Board of Health for the Philippine Islands, two hundred and seventy-six pesos.

The Commissioner of Public Health is hereby authorized to expend, from the funds appropriated in Act Numbered One thousand and

ten, under the head of "Support of hospitals, plants, and stations, Board of Health for the Philippine Islands, nineteen hundred and four," for "repairs to the leper hospital building at Cebu," the sum of six thousand pesos for the construction of nipa barracks and a fence for the housing and detention of lepers at Cebu.

QUARANTINE SERVICE.

Transportation, Quarantine Service, nineteen hundred and four: For launch repairs and supplies, ten thousand pesos.

BUREAU OF FORESTRY.

Transportation, Bureau of Forestry, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, five thousand five hundred pesos.

Contingent expenses, Bureau of Forestry, nineteen hundred and four: For the purchase of books, one hundred pesos.

In all, for the Bureau of Forestry, five thousand six hundred pesos.

BUREAU OF MINING.

Salaries and wages, Bureau of Mining, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head for hire of porters, laborers, and so forth, and for hire of temporary employees for field work, is hereby made available for payment of the salaries of one employee, Class I, one porter, at one hundred and twenty dollars per annum, and one messenger, at eighty dollars per annum, from January first, nineteen hundred and four.

Contingent expenses, Bureau of Mining, nineteen hundred and four: For reimbursement of Insular Purchasing Agent for incidental charges on mineral specimens purchased in the United States, one hundred and sixty-eight pesos and ninety-two centavos.

In all, for the Bureau of Mining, one hundred and sixty-eight pesos and ninety-two centavos.

PHILIPPINE WEATHER BUREAU.

Contingent expenses, Philippine Weather Bureau, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, including payments for instruments previously contracted for and received within the present fiscal year, six thousand three hundred pesos.

BUREAU OF AGRICULTURE.

Salaries and wages, Bureau of Agriculture, nineteen hundred and four: Agricultural College and Experiment Station, Island of Negros: For payment of salary of one farm manager, at one thousand five hundred dollars per annum, and one farm foreman, at eight hundred dollars per annum, as authorized by Act Numbered Six hundred and forty-nine; of one clerk, class nine, and one teamster, Class C, as authorized by Act Numbered Seven hundred and ninety-five; and

of two teamsters, Class C, from December ninth, nineteen hundred and three; two thousand and fifty pesos.

Transportation, Bureau of Agriculture, nineteen hundred and four: Agricultural College and Experiment Station, Island of Negros: For actual and necessary expenses of officers and employees on official travel, and the transportation of supplies, one hundred and fifty pesos.

Contingent expenses, Bureau of Agriculture, nineteen hundred and four: Agricultural College and Experiment Station, Island of Negros: For contingent expenses, including the purchase of forage, plants, supplies, tools, and so forth, and other incidental expenses, eight hundred pesos.

In all, for the Bureau of Agriculture, three thousand pesos.

The employment of two skilled laborers, at eight pesos each per day, at the Government rice farm, for a period not to exceed two months, is hereby authorized and made a proper charge against the appropriation in section four of Act Numbered Six hundred and thirty-four.

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

Salaries and wages, the Ethnological Survey for the Philippine Islands, nineteen hundred and four: For payment of salaries as authorized by Act Numbered One thousand and forty-nine, two thousand one hundred and five pesos.

Transportation, the Ethnological Survey for the Philippine Islands, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the hire of vehicles in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent.

In all, for the Ethnological Survey for the Philippine Islands, two thousand one hundred and five pesos.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of salaries of two employees, Class G, from May first, nineteen hundred and four, in lieu of one employee, Class A, authorized in Act Numbered One thousand and forty-nine.

Transportation, Bureau of Government Laboratories, nineteen hundred and four: The unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of per diems of not to exceed five pesos, within the discretion of the Superintendent of Government Laboratories, to officers and employees while on official travel in the Philippine Islands, under the provisions applying to the traveling examiners of the Bureaus of the Auditor and Treasurer in Act Numbered Three hundred and fifty-eight: Provided, that this authorization shall be effective from and after July first, nineteen hundred and three.

Contingent expenses, Bureau of Government Laboratories, nineteen hundred and four: For payment for books ordered under authority

contained in Act Numbered Eight hundred and seven, five thousand pesos.

In all, for the Bureau of Government Laboratories, five thousand pesos.

PHILIPPINE CIVIL HOSPITAL.

Contingent expenses, Philippine Civil Hospital, nineteen hundred and four: For contingent expenses, including payments for medical and surgical supplies and instruments, hospital supplies and furniture, kitchen and dining-room furniture and utensils ordered during nineteen hundred and three and received during the current fiscal year, four thousand eight hundred and ninety-six pesos and nineteen centavos.

CIVIL SANITARIUM, BENGUET.

Salaries and wages, Civil Sanitarium, Benguet, nineteen hundred and four: For payment of salaries and wages as authorized by Act Numbered One thousand and forty-nine, including the salary of one forwarding agent at San Fernando, Province of Union, at three hundred and sixty dollars per annum, for not to exceed six months from and including September sixteenth, nineteen hundred and three: one thousand one hundred pesos.

Contingent expenses, Civil Sanitarium, Benguet, nineteen hundred and four: For contingent expenses, including the purchase of commissaries, subsistence supplies, forage, and fuel, and transportation of same; purchase of eight ponies, at an aggregate cost of not exceeding nine hundred and thirty-five pesos; and other incidental expenses; six thousand one hundred pesos.

In all, for the Civil Sanitarium, Benguet, seven thousand two hundred pesos.

DEPARTMENT OF COMMERCE AND POLICE.

BUREAU OF POSTS.

Salaries and wages, Bureau of Posts, nineteen hundred and four: For payment of salaries and wages authorized by Act Numbered One thousand and forty-nine, one thousand two hundred pesos.

Traveling expenses, Bureau of Posts, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, three hundred pesos.

In all, for the Bureau of Posts, one thousand five hundred pesos.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and four: For per diems of five dollars to the two additional Army officers detailed for duty with the Constabulary, from April seventh, nineteen hundred and four, and April eighth, nineteen hundred and four, respectively; one thousand six hundred and ninety pesos.

Information division:

For hire of detectives, as required from time to time, at varying rates of pay, two thousand pesos.

Total for pay of Philippines Constabulary, three thousand six hundred and ninety pesos.

Barracks and quarters, Philippines Constabulary, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, eighteen thousand nine hundred and eighty-six pesos and twenty-five centavos.

Transportation, Philippines Constabulary, nineteen hundred and four: For per diems of two dollars and fifty cents each to the two additional Army officers detailed for duty with the Constabulary, for expenses incurred while traveling upon official business outside the city of Manila, seven hundred pesos.

Contingent expenses, Philippines Constabulary, nineteen hundred and four: For payment of customs duties and other proper charges on musical instruments for the Constabulary Band; purchase of medical, surgical, and hospital supplies; medical treatment for officers and enlisted men under the provisions of Act Numbered Eight hundred and seven; burial of officers, enlisted men, and secret service operators; purchase of necessary stationery; advertising, postage, and other incidental expenses; fourteen thousand five hundred and thirty-three pesos and eighty-four centavos.

In all, for the Philippines Constabulary, thirty-seven thousand nine hundred and ten pesos and nine centavos.

BUREAU OF PRISONS.

Salaries and wages, Bureau of Prisons, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of salary of one cabinetmaker, class nine, from February first, nineteen hundred and four, in lieu of one cabinetmaker, class ten, as authorized in Act Numbered One thousand and forty-nine; and of two sergeants, Class II, from January first, nineteen hundred and four, in lieu of two sergeants, Class I, as authorized in Act Numbered One thousand and forty-nine.

Contingent expenses, Bureau of Prisons, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the purchase of supplies for prisoners, including bedding, clothing, postage, tobacco, and medicines.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and four: One clerk, class nine, from March twenty-ninth to June thirtieth, nineteen hundred and four, six hundred and thirteen pesos and thirty-four centavos.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and three: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of one clerk, class eight, and one clerk, class nine, from April eighth, nineteen hundred and three.

Light-House Service, Bureau of Coast Guard and Transportation, nineteen hundred and four: For urgent repairs to light stations now in operation; purchase of oil, cleaning material, furniture, and other supplies for light stations; rent of keepers' dwellings; subsistence of

including cartage, packing, storage, and transportation of same, two hundred and forty thousand pesos.

In all, for the Bureau of Education, two hundred and forty thousand pesos.

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Public works, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: For alterations, maintenance, and repair of the following-named public buildings, not to exceed in cost the amounts set opposite the respective items:

Civil Sanitarium and other Government buildings, Baguio, Benguet: Construction of barracks and employees' quarters, eight thousand three hundred and twenty-nine pesos; construction of office building for Philippine Commission, six thousand pesos; construction of pest house, eight hundred and eighty pesos; miscellaneous alterations and repairs, one thousand two hundred and sixty-three pesos; total, sixteen thousand four hundred and seventy-two pesos.

Fortin Building: Remodeling of building for Bureau of Posts and Manila Post-Office, twenty thousand two hundred and forty-four pesos; for Civil Supply Stores, thirteen thousand pesos; and for electric-wire connection with the Insular Cold Storage and Ice Plant, four hundred pesos; total, thirty-three thousand six hundred and forty-four pesos.

Oriente Building: Completion of vault, and purchase and installation of freight elevator, one thousand two hundred and ninety-three pesos.

Provincial government of Benguet: New roof on provincial government building, one thousand six hundred and forty pesos.

Santa Potenciana Building: Overhauling plumbing, and incidental expenses, three thousand pesos.

General alterations, repairs, and emergency work: Painting interior of Malacañan Palace, two thousand pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, fifty-eight thousand and forty-nine pesos.

CUSTODIAN OF THE FORTIN BUILDING.

Contingent expenses, custodian of the Fortin Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, and other incidental expenses, two hundred pesos.

SUPERINTENDENT OF THE ORIENTE BUILDING.

Salaries and wages, superintendent of the Oriente Building, nineteen hundred and four: One janitor, at three hundred dollars per annum, from May first, nineteen hundred and four, and ten laborers, at one hundred and fifty dollars per annum each, from May first, nineteen hundred and four; six hundred pesos.

Contingent expenses, superintendent of the Oriente Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, electric lighting, telephone service, minor repairs, and other incidental expenses; one thousand pesos.

In all, for the superintendent of the Oriente Building, one thousand six hundred pesos.

BUREAU OF JUSTICE.

Salaries and wages, Bureau of Justice, nineteen hundred and four:

Supreme Court:

Any unexpended balance of funds heretofore appropriated under this head is hereby made available for payment to the estate of Associate Justice Fletcher Ladd of salary for the month of July, nineteen hundred and three, at seven thousand dollars per annum.

For commutation of salary accruing to Associate Justice John T. McDonough for leave of absence from May first to and including June thirtieth, nineteen hundred and four, at seven thousand dollars per annum, two thousand three hundred and thirty-three pesos and thirty-four centavos.

Court of Land Registration:

Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of salaries of five clerks, Class H, from May twentieth, nineteen hundred and four.

Total for salaries and wages, two thousand three hundred and thirty-three pesos and thirty-four centavos.

Salaries and wages, Bureau of Justice, nineteen hundred and two:

Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment of salary of Florentino Buenafé as clerk of the Court of First Instance, Lepanto Bontoc, from October twelfth, nineteen hundred and one, to January thirty-first, nineteen hundred and two, both inclusive, at four hundred and eighty dollars per annum.

Salaries and wages, Bureau of Justice, nineteen hundred and three:

Supreme Court:

Any unexpended balance of funds heretofore appropriated under this head is hereby made available for the payment to the estate of Associate Justice Fletcher Ladd of salary for the month of June, nineteen hundred and three, at seven thousand dollars per annum.

Transportation, Bureau of Justice, nineteen hundred and four:

For the actual and necessary traveling expenses of judges, employees of courts, and of the office of the Attorney-General, and of special employees, while traveling on official business, seven thousand pesos.

In all, for the Bureau of Justice, nine thousand three hundred and thirty-three pesos and thirty-four centavos.

DEPARTMENT OF PUBLIC INSTRUCTION.

BUREAU OF EDUCATION.

Salaries and wages, Bureau of Education, nineteen hundred and four: The funds heretofore appropriated under this head are hereby made available for the payment of salaries of night-school teachers in the Philippine School of Arts and Trades and in the School of Telegraphy at Vigan, Ilocos Sur, not to exceed five nights per week each, at one dollar and fifty cents per night, from January first, nineteen hundred and four.

School furniture and supplies, Bureau of Education, nineteen hundred and four: For payment for school books, furniture, and supplies,

including salaries and wages, and the operation of same, two hundred and fifty pesos.

In all, for the Bureau of Architecture, two hundred and thirty thousand pesos.

REPAIRS OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Public Works Bureau: Reconstruction and Construction of Public Buildings. Between January 1 and June 30, 1914, for alterations, maintenance, and repairs of the following named public buildings, not to exceed in cost the amount of money in the respective items:

Civil Government Building: Bureau Building, Benquet: Construction of quarters and employees' quarters, eight thousand and three hundred and twenty-two pesos; construction of office building for Philippine Commission, six thousand pesos; construction of post house, eight hundred and eighty pesos; miscellaneous alterations and repairs, one thousand two hundred and sixty-three pesos; total, sixteen thousand four hundred and twenty-two pesos.

Fortin Building: Renovating of building for Bureau of Posts and Manila Post-Office, twenty thousand two hundred and forty-four pesos; for Civil Supply Stores, thirteen thousand pesos; and for electric wire connection with the Insular Cold Storage and Ice Plant, four hundred pesos; total, thirty-three thousand six hundred and forty-four pesos.

Oriente Building: Completion of vault, and purchase and installation of freight elevator, one thousand two hundred and ninety-three pesos.

Provincial government of Benquet: New roof on provincial government building, one thousand six hundred and forty pesos.

Santa Potenciana Building: Overhauling plumbing, and incidental expenses, three thousand pesos.

General alterations, repairs, and emergency work: Painting interior of Malacanan Palace, two thousand pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, fifty eight thousand and forty-nine pesos.

CUSTODIAN OF THE FORTIN BUILDING.

Contingent expenses, custodian of the Fortin Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, and other incidental expenses, two hundred pesos.

SUPERINTENDENT OF THE ORIENTE BUILDING.

Salaries and wages, superintendent of the Oriente Building, nineteen hundred and four: One janitor, at three hundred dollars per annum, from May first, nineteen hundred and four, and ten laborers, at one hundred and fifty dollars per annum each, from May first, nineteen hundred and four; six hundred pesos.

Contingent expenses, superintendent of the Oriente Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, electric lighting, telephone service, minor repairs, and other incidental expenses; one thousand pesos.

In all, for the superintendent of the Oriente Building, one thousand six hundred pesos.

PROVINCIAL GOVERNMENT OF BENGUET.

Salaries and wages, provincial government of Benguet, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for payment of the salary of one clerk, Class A, from January twenty-fifth to March tenth, nineteen hundred and four, inclusive, and one clerk, Class A, from January twenty-seventh to February twenty-ninth, nineteen hundred and four, inclusive.

PROVINCIAL GOVERNMENT OF MINDORO.

Salaries and wages, and contingent expenses, provincial government of Mindoro, nineteen hundred and four: For per diems of five dollars to Lieutenant William O. Smith, Seventh Infantry, United States Army, detailed as provincial supervisor-treasurer, from April fifteenth, nineteen hundred and four; for repairs to provincial steam launch, not to exceed three thousand pesos; for payment of court fees in criminal cases, two thousand seven hundred and fifty pesos; total, five thousand seven hundred and fifty pesos.

Contingent expenses, provincial government of Mindoro, nineteen hundred and three: For payment of court fees in criminal cases, two hundred and eighty pesos.

In all, for the provincial government of Mindoro, six thousand and thirty pesos.

PROVINCIAL GOVERNMENT OF NUEVA VIZCAYA.

Salaries and wages, provincial government of Nueva Vizcaya, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for payment of the salary of one deputy secretary-treasurer, class nine, from July first to December thirty-first, nineteen hundred and three, in lieu of one deputy secretary-treasurer, Class A, as authorized in Act Numbered Eight hundred and seven.

PROVINCIAL GOVERNMENT OF PANGASINAN.

The provincial board of the Province of Pangasinan is hereby authorized and empowered to appropriate the sum of forty-five pesos and ninety centavos for payment to Fred R. Buri, stenographer of the Court of First Instance, Third District, for services in copying evidence taken in respect of charges preferred against Luis Callanta, president, and Hilario Aquino, councillor, of the municipality of Mangaldan, Province of Pangasinan, the provisions of existing laws to the contrary notwithstanding.

including cartage, packing, storage, and transportation of same, two hundred and forty thousand pesos.

In all, for the Bureau of Education, two hundred and forty thousand pesos.

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Public works, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and four: For alterations, maintenance, and repair of the following-named public buildings, not to exceed in cost the amounts set opposite the respective items:

Civil Sanitarium and other Government buildings, Baguio, Benguet: Construction of barracks and employees' quarters, eight thousand three hundred and twenty-nine pesos; construction of office building for Philippine Commission, six thousand pesos; construction of pest house, eight hundred and eighty pesos; miscellaneous alterations and repairs, one thousand two hundred and sixty-three pesos; total, sixteen thousand four hundred and seventy-two pesos.

Fortin Building: Remodeling of building for Bureau of Posts and Manila Post-Office, twenty thousand two hundred and forty-four pesos; for Civil Supply Stores, thirteen thousand pesos; and for electric-wire connection with the Insular Cold Storage and Ice Plant, four hundred pesos; total, thirty-three thousand six hundred and forty-four pesos.

Oriente Building: Completion of vault, and purchase and installation of freight elevator, one thousand two hundred and ninety-three pesos.

Provincial government of Benguet: New roof on provincial government building, one thousand six hundred and forty pesos.

Santa Potenciana Building: Overhauling plumbing, and incidental expenses, three thousand pesos.

General alterations, repairs, and emergency work: Painting interior of Malacañan Palace, two thousand pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, fifty-eight thousand and forty-nine pesos.

CUSTODIAN OF THE FORTIN BUILDING.

Contingent expenses, custodian of the Fortin Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, and other incidental expenses, two hundred pesos.

SUPERINTENDENT OF THE ORIENTE BUILDING.

Salaries and wages, superintendent of the Oriente Building, nineteen hundred and four: One janitor, at three hundred dollars per annum, from May first, nineteen hundred and four, and ten laborers, at one hundred and fifty dollars per annum each, from May first, nineteen hundred and four; six hundred pesos.

Contingent expenses, superintendent of the Oriente Building, nineteen hundred and four: For contingent expenses, including the purchase of supplies, electric lighting, telephone service, minor repairs, and other incidental expenses: one thousand pesos.

In all, for the superintendent of the Oriente Building, one thousand six hundred pesos.

PROVINCIAL GOVERNMENT OF BENGUET.

Salaries and wages, provincial government of Benguet, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for payment of the salary of one clerk, Class A, from January twenty-fifth to March tenth, nineteen hundred and four, inclusive, and one clerk, Class A, from January twenty-seventh to February twenty-ninth, nineteen hundred and four, inclusive.

PROVINCIAL GOVERNMENT OF MINDORO.

Salaries and wages, and contingent expenses, provincial government of Mindoro, nineteen hundred and four: For per diems of five dollars to Lieutenant William O. Smith, Seventh Infantry, United States Army, detailed as provincial supervisor-treasurer, from April fifteenth, nineteen hundred and four; for repairs to provincial steam launch, not to exceed three thousand pesos; for payment of court fees in criminal cases, two thousand seven hundred and fifty pesos; total, five thousand seven hundred and fifty pesos.

Contingent expenses, provincial government of Mindoro, nineteen hundred and three: For payment of court fees in criminal cases, two hundred and eighty pesos.

In all, for the provincial government of Mindoro, six thousand and thirty pesos.

PROVINCIAL GOVERNMENT OF NUEVA VIZCAYA.

Salaries and wages, provincial government of Nueva Vizcaya, nineteen hundred and four: Any unexpended balance of funds heretofore appropriated under this head is hereby made available for payment of the salary of one deputy secretary-treasurer, class nine, from July first to December thirty-first, nineteen hundred and three, in lieu of one deputy secretary-treasurer, Class A, as authorized in Act Numbered Eight hundred and seven.

PROVINCIAL GOVERNMENT OF PANGASINAN.

The provincial board of the Province of Pangasinan is hereby authorized and empowered to appropriate the sum of forty-five pesos and ninety centavos for payment to Fred R. Buri, stenographer of the Court of First Instance, Third District, for services in copying evidence taken in respect of charges preferred against Luis Callanta, president, and Hilario Aquino, councillor, of the municipality of Mangaldan, Province of Pangasinan, the provisions of existing laws to the contrary notwithstanding.

PROVINCIAL GOVERNMENT OF ZAMBALES.

Contingent expenses, provincial government of Zambales, nineteen hundred and four: For reimbursement to the Bureau of Prisons for subsistence of provincial prisoners confined in Bilibid Prison, one thousand two hundred and twelve pesos.

GOVERNMENT OF THE MORO PROVINCE.

For payment to the Sultan of Sulu and to Moro datos of subsidies authorized by the Bates treaty, from July first, nineteen hundred and three, to and including March twenty-first, nineteen hundred and four, upon which date said treaty was abrogated, six thousand six hundred and twelve pesos.

MISCELLANEOUS.

The following sums, or so much thereof as may be found to be due on settlement of the respective claims by the Auditor, are hereby appropriated for the purposes specified:

For Felipe Calderon, for compensation, at ten dollars per day, for each day actually employed in the work of the committee appointed to prepare a Code of Criminal Law and a Code of Criminal Procedure for the Philippine Islands, five hundred and forty pesos, or so much thereof as may be necessary.

For the payment of claims, during the fiscal year nineteen hundred and two, against the United States Prison at Lingayen, Province of Pangasinan, which are properly chargeable to Insular funds, five hundred and eighty-nine pesos and fifty-eight centavos.

For the Clerk of the Court of First Instance, Province of Mindoro, for court fees in criminal cases due by the former Province of Marinduque, from May first to October thirty-first, nineteen hundred and two, three hundred and seventy-two pesos.

The sum of five hundred dollars, United States currency, appropriated by Act Numbered Four hundred and ninety for the construction of a wharf at Coron, Province of Paragua, which sum, through process of exchange, has been converted into one thousand one hundred and thirty pesos and forty-four centavos, Philippine currency, is hereby made available for the extension and repair of the existing wharf at Cuyo, Province of Paragua.

Total of appropriations for all purposes, five hundred thousand eight hundred and sixty-one pesos and six centavos.

SEC. 2. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated under said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with sec-

tion two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, June 29, 1904.

[No. 1189.]

AN ACT To provide revenue for the support of the insular, provincial, and municipal governments, by internal taxation.

By authority of the United States, be it enacted by the Philippine Commission, that:

ARTICLE I.

GENERAL PROVISIONS AND OFFICERS OF INTERNAL REVENUE.

SECTION 1. The short title of this Act shall be "The Internal Revenue Law of Nineteen hundred and four."

SEC. 2. There shall be established a Bureau of Internal Revenue, the chief officer of which Bureau shall be known as the Collector of Internal Revenue. He shall be appointed by the Civil Governor, with the advice and consent of the Philippine Commission, and shall receive a salary at the rate of eight thousand pesos per annum.

The Bureau of Internal Revenue shall belong to the Department of Finance and Justice.

SEC. 3. The Collector of Internal Revenue, under the direction of the Secretary of Finance and Justice, shall have general superintendence of the assessment and collection of all taxes and excises imposed by this Act or by any Act amendatory thereof, and shall perform such other duties as may be required by law.

SEC. 4. The Collector of Internal Revenue shall from time to time and as often as he deems necessary, and not less than once each year, make and submit to the Secretary of Finance and Justice, for transmission to the Philippine Commission, a report of all the proceedings of the Bureau of Internal Revenue and collections and disbursements therein, specifying the source of each item of revenue and the classes of disbursements, with such recommendations as he may see fit to make, and likewise an estimate of the expenses of collecting the internal revenue for each province. The expenses of maintaining the office of the Collector of Internal Revenue, including all subordinates and employees of that office, shall be an insular expense to be borne by the Insular Government. But all expenses incurred by provincial treasurers, in pursuance of duties imposed upon them by this Act, shall be borne by the several provincial treasuries.

SEC. 5. The Collector of Internal Revenue shall prepare and distribute regulations, directions, and instructions, not in conflict with the provisions of this Act, pertaining to the assessment and collection of internal revenue, and shall provide the necessary forms, instruments, and implements for the purposes aforesaid, and shall distribute, in the manner in this Act provided, adhesive stamps and dies for expressing and denoting the several stamp taxes, or in the case

of ad valorem taxes the amount thereof; such regulations, directions, and instructions may be general or local in character and when approved by the Secretary of Finance and Justice shall have the force and effect of law, until revoked or amended.

SEC. 6. The necessary adhesive stamps for the payment of taxes in this Act provided and the necessary blank cédulas shall be printed under the direction of the Treasurer of the Philippine Islands in such designs, denominations, and amounts as the Collector of Internal Revenue shall designate, and shall remain in the custody of the Treasurer of the Philippine Islands and he shall be responsible for them until disposed of as in this Act provided. The Collector of Internal Revenue shall make requisition from time to time upon the Treasurer for such number of blank cédulas and such number and denomination of stamps as may be required, and shall distribute them to provincial treasurers or other collectors of internal revenue as the law requires. The Insular Treasurer and the Collector of Internal Revenue shall each make monthly reports to the Auditor of the number of blank cédulas and stamps received and issued during the preceding month and the number on hand at the close of the month.

SEC. 7. The Collector of Internal Revenue before entering upon the duties of his office shall execute a bond to the Insular Government in the sum of sixty thousand pesos, with sufficient surety or sureties, to be approved by and filed with the Insular Treasurer conditioned for the faithful performance of the duties of his office and the due accounting for all stamps, cédulas, moneys, and other property that shall come into his possession by virtue thereof. The Insular Treasurer may, from time to time, require that the bond shall be increased or decreased, according as the exigencies of the service require.

SEC. 8. Each provincial treasurer shall transmit to the Insular Treasurer on or before the fifth day of each calendar month all money collected by him during the preceding month on account of internal revenues, except as otherwise specifically provided in this Act. No money so collected, and by this Act properly belonging to the Insular Treasury, shall be retained by any provincial treasurer for the payment of salaries and expenses of his office nor for any other purpose.

SEC. 9. The bond of each provincial treasurer executed by him, as provided for in the Provincial Government Act and its amendments, shall stand as security that he shall faithfully perform the duties of his office as a collector of internal revenue according to law and shall justly and faithfully account for and hand over all public moneys which may come into his possession as such collector.

SEC. 10. The stamps for the payment of internal-revenue taxes issued to any provincial treasurer shall be charged to his account at the full face value thereof, and every provincial treasurer shall make a monthly return to the Collector of Internal Revenue of all stamps sold by him and account for the amount of taxes collected; and every provincial treasurer shall be credited with the full value of taxes collected and remitted by him. The returns herein required of provincial treasurers shall be upon such forms as the Collector of Internal Revenue may prescribe.

SEC. 11. The Collector of Internal Revenue, with the consent of the Secretary of Finance and Justice, whenever in his judgment the good of the service so requires, may employ such number of compe-

tent persons as may be necessary to act as inspectors and revenue agents at an annual salary not exceeding four thousand pesos each, and he may at his discretion assign any such inspector or revenue agent to duty under the direction of any officer of internal revenue or to such other special duty as he may deem necessary, and he may at any time assign any employee in the Bureau of Internal Revenue to perform the duties of inspector or revenue agent.

SEC. 12. Every such inspector or revenue agent shall, under the direction of the Collector of Internal Revenue, see that all laws and regulations relative to the collection of internal-revenue taxes are faithfully executed and complied with and shall aid in the prevention, detection, and punishment of any frauds thereto, and shall examine as to the efficiency of all officers of internal revenue. He shall report in writing to the Collector of Internal Revenue any neglect of duty, incompetency, delinquency, or malfeasance in office of any internal-revenue officer of which he may obtain knowledge, with a statement of all the facts in each case and any evidence sustaining the same. He may, by notice in writing, suspend from duty any gauger or storekeeper. In case of the suspension of any gauger or storekeeper he shall immediately notify the provincial treasurer of the proper province and the Collector of Internal Revenue and within three days thereafter report his action and his reasons therefor in writing to the Collector of Internal Revenue. Should he discover any neglect of duty, incompetency, delinquency, or malfeasance in office of any provincial treasurer in the performance of his duty as a collector of internal revenue, he shall immediately report the facts to the Collector of Internal Revenue and to the Insular Treasurer in writing; and the Collector of Internal Revenue immediately upon receipt of such report shall take all necessary steps to protect the revenue and shall transmit such report to the Secretary of Finance and Justice. All necessary traveling expenses which revenue agents and inspectors incur in the public service shall be paid monthly from Insular funds.

SEC. 13. There shall be appointed by the Collector of Internal Revenue, with the consent of the Secretary of Finance and Justice, such number of internal-revenue storekeepers as may be necessary, who shall each receive such compensation, not to exceed ten pesos per day, as he shall determine with the approval of the Secretary of Finance and Justice.

SEC. 14. Every storekeeper shall take an oath faithfully to perform the duties of his office and shall give a bond to the Insular Government with sufficient surety or sureties, to be approved by the Insular Treasurer, for the faithful discharge of his duties, in such form and for such amount as the Insular Treasurer may prescribe. Storekeepers shall be assigned by the Collector of Internal Revenue to such bonded or manufacturer's warehouse established by law as he may deem expedient, and any storekeeper may be transferred by the Collector of Internal Revenue from one warehouse to another.

SEC. 15. The Collector of Internal Revenue, with the consent of the Secretary of Finance and Justice, may appoint as many internal-revenue gaugers as he deems necessary for the service, who shall each take oath faithfully to perform his duties and shall give bond to the Insular Government for the faithful discharge of the duties

than four hundred pesos nor more than ten thousand pesos, or be imprisoned for a term not less than six months nor more than five years, or be punished by both fine and imprisonment, in the discretion of the court. One-half of any fine so imposed shall be for the use of the Insular Government and the other half for the use of the informer, who shall be ascertained and stated in the judgment of the court.

Provincial treasurers and their deputies and employees shall be deemed to be officers or agents acting under the authority of this Act.

ARTICLE II.

SOURCES OF REVENUE.

SEC. 25. The following sources of revenue shall be included in the internal revenue for the Philippine Islands, and the taxes imposed shall be collected by the Collector of Internal Revenue through the provincial treasurers of the several provinces or their authorized deputies, or as otherwise provided by law, and the revenue obtained therefrom shall be devoted to the support of the several provinces and of the Insular and municipal governments in the manner in this Act provided.

1. Certain license tax.
2. Tax on distilled spirits.
3. Tax on fermented liquors.
4. Tax on manufactured tobacco and snuff.
5. Tax on cigars and cigarettes.
6. Tax on matches.
7. Tax on banks and bankers.
8. Stamp taxes on specified objects.
9. Poll or cedula personal tax.
10. Tax on insurance companies.
11. Tax on forestry products.
12. Tax on valid perfected mining concessions granted prior to April 11, 1899.
13. Tax on business, manufacture, and occupation.

ARTICLE III.

ASSESSMENTS AND COLLECTIONS.

SEC. 26. Every provincial treasurer shall from time to time proceed himself, or cause his deputies to proceed, through every part of his province and inquire after and concerning all persons therein who are liable to pay a license tax and all persons owning or having the care and management of any object liable to pay any tax, and shall make a list of such persons and shall enumerate said objects in the manner and at the time provided herein or prescribed in regulations by the Collector of Internal Revenue.

SEC. 27. All taxes required by this Act to be paid upon the manufacture or sale of distilled spirits, rectified or manufactured liquor, imitations of wines, fermented liquors, manufactured tobacco and snuff, cigars, cigarettes, and matches, and upon the execution of bonds, debentures, certificates of stock and indebtedness, or other

documents, instruments, or papers, certificates, receipts, contracts, insurance bonds, tickets, and other written instruments of every kind which are subject to tax, and upon all acts, pursuits, and trades subject to the taxes herein imposed, except the poll taxes, shall be paid by the affixture of internal-revenue stamps to be purchased, attached, and canceled in the manner hereinafter provided.

SEC. 28. The payment of all taxes imposed by this Act on articles manufactured and removed from the place of production or manufacture or bonded warehouse, for sale or consumption in the Philippine Islands, shall be made at the time of such removal by the affixture of stamps to manufacturers' official invoice sheets and in the following manner:

(a) At the time of the initial assessment of all manufactures, assessment rolls shall be compiled in duplicate by each provincial treasurer, one copy of which he shall keep in his office subject to inspection and the other copy he shall transmit to the Collector of Internal Revenue for file in the Bureau of Internal Revenue. The different kinds of manufacturers shall be listed separately on said rolls, and each separate list shall be numbered consecutively in the chronological order in which the manufacturers contained therein are assessed or engage in such manufacturing business after the time of the initial assessment. No two manufacturers in the same provincial district and of the same kind of articles shall be given the same assessment number.

(b) The Collector of Internal Revenue shall cause to be prepared a sufficient number of manufacturers' invoice books, each containing fifty invoice sheets, and a sufficient number of manufacturers' register books, and shall from time to time supply provincial treasurers with such number of sets of said books as may be required in each locality by manufacturers of distilled spirits, cigars, and other articles subject to the taxes imposed by this Act. Whenever any manufacturer shall have qualified himself as such by executing bond, registering his factory, and shall have complied with all the other requirements for engaging in such business as are prescribed in this Act, the provincial treasurer within whose district the manufactory is situated, or other internal-revenue officer whom said treasurer or the Collector of Internal Revenue shall assign to such duty, shall deliver to said manufacturer a set of books consisting of one register book and one invoice book, on each page of which shall be stamped the assessment number of said manufacturer and the paragraph number or name of the articles to be manufactured at said manufactory; and each leaf in said books shall be authenticated by the stamp or seal of the Collector of Internal Revenue, and said books and the invoice sheets removed therefrom and the invoice stubs attached thereto as provided for herein shall be official or public records or documents within the meaning of the law and shall be so recognized by any tribunal before which they may be produced in evidence.

(c) There shall in addition be a fly leaf in each register and invoice book on which shall be entered at the time of delivery to each manufacturer the assessment number and date of delivery of the books, the name of the owner of the manufactory and of the manager thereof, and a certificate signed by the owner or manager, attested by the provincial treasurer or other internal-revenue officer delivering the books,

to the effect that all of the provisions of the law and regulations governing the operations of his manufactory, the use of said register and invoice books, the affixing of stamps to invoices, and the manner of the shipment of goods from the manufactory, have been fully explained to such manufacturer or manager, that he fully understands the same and knows the penalties and punishments imposed for the disregard thereof, and promising strict compliance therewith. Said books shall be prepared and printed at the expense of the Insular Government. Both the invoice and register book shall be kept on the manufactory premises and shall at all hours of day and night be open to the inspection of any internal-revenue officer. The invoice sheets shall be numbered consecutively from one to fifty in the first book delivered to each manufacturer, fifty-one to one hundred in the second book, and so on indefinitely for all subsequent invoice books required by each manufacturer.

(d) Each invoice shall contain a full description of all taxable articles removed from any manufactory, date and hour of removal, name and residence of consignee, and a certificate to be signed by the owner or manager of the manufactory as to the truth and completeness of all entries made on such invoice sheet; on the outside edge of each invoice sheet there shall be a detachable notification stub stamped with the assessment and invoice numbers to correspond with the invoice proper, and there shall be an inside stub to each invoice sheet from which the invoice shall be detachable and which shall be stamped with the same set of assessment and invoice numbers as are contained on the corresponding invoice and outside stub; between the invoice proper and the inside stub there shall be ruled two vertical lines forming a column of the width of an internal-revenue stamp and running from the top to the bottom of the sheet, and along the center of said column there shall be a dotted or broken line; both of the stubs shall have thereon forms for the entry in brief of all the data contained in the invoice proper and for the signature of the owner or manager of the manufactory; and all such invoice sheets and their corresponding stubs shall be substantially the same in form as the sample invoice sheet appearing at the end of this article, and on the back of the outside or notification stub there shall be a form for the entry of the denominative value and serial number of each stamp sold thereon, and on the back of the invoice proper there shall be printed a tariff of the rates of taxes imposed on the various articles by this Act and a brief of all the provisions of law of interest to manufacturers whose wares may be subject to said taxes.

(e) Before any owner or manager of a manufactory shall remove any article from the manufactory premises or from any bonded warehouse provided in this Act he shall brand or otherwise mark in a permanent manner on each package to be removed his assessment number and the number of the next blank invoice sheet in his book, and shall make proper entry in all of the blank spaces in the next blank invoice in his book and in the stubs corresponding thereto; in the notification stub he shall fill in the proper number each of the stamps of the highest denominative values which can be utilized in the payment of the tax on the articles to be removed, shall sign said stub, detach it from the invoice proper, and send it to the provincial treasurer or his deputy within the province in which the manufactory is located, and shall affix stamps of the proper value securely and with-

out lapping in the vertical column between the invoice proper and the inside stub, shall cancel each stamp by writing or stamping the date across each end thereof and next to the serial number thereon, and in such manner that part of the writing or stamping shall be on the stamp and part on the invoice or stub; he shall then enter in his register book on the "credit" side thereof and in the proper columns a full description of said goods, to include the day and hour of removal, invoice number, and contents of each package in both gauge and proof liters or in other count or measurement or quantity, as the case may be, the total value of stamps affixed to the invoice and where purchased, name of consignee and residence, and shall sign his name to said entry; he shall then remove the invoice proper from the stub by cutting along the dotted line through the stamps in such manner as to leave half of each stamp on the stub in the book, there to remain as a permanent record, and the other half of each stamp attached to the invoice proper, which shall at once be delivered to the carrier of the goods, or attached to the bill of lading when the goods go by rail or by boat: *Provided*, That goods may be removed from a manufactory without first paying the tax to such bonded warehouses, not exceeding one in each province, as may be authorized by the Collector of Internal Revenue, and the tax thereon shall be paid only when such goods are removed from said bonded warehouses. The Collector of Internal Revenue is authorized to issue such rules and regulations and to exact such bond as in his discretion may be necessary to secure the collection of the tax.

(f) At the time of the delivery of each such stamped invoice to a carrier it shall be the duty of the manufacturer to inform such carrier that he is under legal obligation to retain such invoice in his possession continuously, along with the goods, until they are delivered to the consignee, and that it then becomes his duty to deliver said invoice, along with the goods, to said consignee, and that through failure so to do such carrier renders himself liable to fine, punishment, and forfeiture, as hereinafter provided: *Provided*, That in case a manufacturer shall remove his goods from the place of manufacture to a sales warehouse of his own he shall comply with all the requirements above stated except that which pertains to the delivery to the carrier or the attaching to the bill of lading of the proper invoice, but in this case the invoice shall accompany the goods and shall be at once delivered to the custodian of the warehouse.

(g) At the time of the original assessment of each and every manufactory there shall be entered on the "debit" side of each register book, as the first item therein and in the proper columns, a description of all stocks of goods subject to the tax on hand on the date of said assessment, and each package of said stock shall at the time of said initial assessment be given a serial number beginning with number one and each number preceded by a zero, and said serial numbers shall as aforesaid be entered in the register book with the other description of said packages and their contents; and each manufacturer shall, from day to day, or on such days as his manufactory is in operation, enter in said register book on the "debit" side and in the proper columns thereof the day and number of hours worked, the serial number of each package produced and description of its contents and a statement of the denominative value and serial number of each stamp purchased on each day and where purchased; and each manufacturer

shall at the time of any removal of goods make the proper entries on the "credit" side of said register book in the manner provided in a previous paragraph of this section, and shall sign his name opposite each entry made, whether on the "debit" or "credit" side as aforesaid in the register book, and shall at the foot of each page certify to the truth and completeness of all entries made thereon. And each manufacturer shall promptly at the end of each month and not later than the fifth day of the next succeeding month make and transmit to the provincial treasurer of the district within which his manufactory is situate, a true and exact transcript of all entries made on both the "credit" and "debit" sides of his register book during the month last past, and shall strike a balance in said register book and on said transcript sheets showing the number of packages and their contents remaining on hand, if any, and said balance of stock shall be carried over as the first entry for the next succeeding month on the "debit" side of said register book. Each manufacturer shall at the foot of each transcript sheet certify to the truth and correctness of all of the entries thereon and as being exact copies of the original entries contained in his register book. The "debit" and "credit" pages of manufacturers' register books shall be substantially the same in form as the samples appearing at the end of this article, and the transcript forms provided for above shall be identical in form with said "debit" and "credit" pages and shall be supplied by the Collector of Internal Revenue to manufacturers through the respective provincial treasurers.

(h) Provincial treasurers and their deputies shall make entry in the proper columns in their monthly itemized statement of stamps sold, the manufacturer's name and assessment number and the denominative value and serial number of each stamp and date and hour of sale.

(i) Goods removed from manufactories in the Philippine Islands for export to foreign countries and which by provisions contained in this Act are exempted from the payment of the internal-revenue taxes imposed herein, shall nevertheless be entered as are all other goods on the invoice sheets, the stubs, and in the register books; but such invoice sheets need not have internal-revenue stamps affixed thereto, but in lieu thereof the manufacturer shall write plainly across the face of the invoice proper and on both stubs and note in his register book the words "For export;" the notification stub shall be signed by the manufacturer with the stamp list unfilled, the inside stub shall be left attached to the book, and the invoice proper shall be sent along with the goods attached to the export bond provided for in this article, and the proper assessment and invoice numbers shall be branded or otherwise permanently marked on such goods removed for export in the same manner as though said goods were intended for domestic consumption, and in addition on each package of such goods shall be plainly branded or otherwise permanently marked the words "For export."

(j) In cases where the manufactory and warehouse are located outside the provincial capital strict compliance with the provisions herein relating to the use of invoice books, notification stubs on invoices and register books may be waived by the Collector of Internal Revenue in his discretion and upon the recommendation of a provincial treasurer or other revenue officer; but in all such cases of exception to the general rule the Collector of Internal Revenue shall pre-

scribe special rules and instructions to govern each case, and the manufacturer interested shall give bond in such sum as the Collector of Internal Revenue shall prescribe conditioned for the faithful compliance with such special rules and instructions.

SEC. 29. The payment of all license taxes imposed by this Act for the sale of articles or on occupations shall be made by the affixture of internal-revenue stamps to license forms in the following manner:

(a) The Collector of Internal Revenue shall cause to be prepared and shall furnish through the respective provincial treasurers to all dealers in articles, or other persons whose occupations are subject to the license taxes imposed in this Act, a sufficient number of license forms, each of which shall be divided by a vertical and a horizontal line into four equal squares or spaces; across the face of each license form shall be printed or lithographed the figures denoting the calendar year for which it is issued, and in the upper left-hand division the words "January, February, March;" in the upper right-hand division the words "April, May, June;" in the lower left-hand division the words "July, August, September;" and in the lower right-hand division the words "October, November, December;" attached to each license there shall be four requisition coupons, one marked for each quarter.

(b) The provincial treasurer or other internal-revenue officer at the time of delivery of the license forms to the dealer or other person liable to pay the tax shall fill in the taxpayer's name, residence, and assessment number and annual tax, and shall date and sign his name and official title on said form and fill in the amount and denominative value of each stamp required in each of said four coupons in payment of the quarter's tax; or said assessment number and amount of quarter's tax may be printed or stamped in before issue from the Bureau of Internal Revenue. It shall be the duty of each license taxpayer promptly on the first day of each quarter to separate from his license the corresponding requisition coupon and transmit the same with the necessary purchase money to the provincial treasurer or his deputy within whose district he carries on his business or occupation, to secure the necessary stamps and affix the same in the proper division in his license form. All licenses shall be posted conspicuously in the taxpayer's place of business and no requisition coupon shall be detached therefrom until the tax for the quarter which it represents becomes due, and shall then only be detached for immediate transmission to the provincial treasurer or his deputy: *Provided*, That nothing herein contained shall be construed as prohibiting a dealer or other person from detaching two or more requisition coupons at the same time from his license form if done for the purpose of paying in advance two or more quarters of his license tax.

(c) All requisition coupons so received by provincial treasurers shall be retained by them, the serial numbers and denominative values of the stamps sold indorsed thereon, proper entry made thereof in the itemized monthly sale of stamps, and such coupons shall be transmitted by the provincial treasurer at the end of each month to the Collector of Internal Revenue. And all such license forms and their corresponding coupons shall be substantially the same in form as the sample license form appearing at the end of this article.

SEC. 30. Wholesale dealers shall keep a record of all purchases and sales of articles subject to the payment of a license tax by virtue of

the provisions of this Act, and shall, whenever so required by any internal-revenue officer, furnish a statement of each and every sale they may have made to any wholesale or retail dealer, and the name and residence of said wholesale or retail dealer; and all dealers shall carefully preserve and deliver or transmit to any internal-revenue officer, whenever so required, all invoices received by them from manufacturers, together with the fractional parts of stamps affixed thereto; and no dealer shall receive any article from a manufacturer unless the packages are each and every one of them properly branded or otherwise permanently marked, as required by this Act, and unless accompanied by an invoice properly made out, as required by the provisions of this section, with stamps affixed sufficient in amount for the full payment of the tax imposed by this Act on such articles.

SEC. 31. All dealers' licenses with the stamps attached thereto at the end of the calendar year for which they were issued, all manufacturers' invoices with the fractional part of the stamps attached, and all exhausted manufacturers' invoice books containing the stamped stubs, shall be gathered up by the internal-revenue officers or otherwise transmitted in such manner and at such times as the Collector of Internal Revenue shall by regulation provide, and shall be permanently filed in the Bureau of Internal Revenue.

SEC. 32. All license or other taxes imposed by this Act on a percentage basis of assessment shall be paid in such manner as the Collector of Internal Revenue, with the approval of the Secretary of Finance and Justice, may by regulations prescribe. All documentary taxes shall be paid by the affixture and cancellation of stamps to documents the execution, registration, or certification of which is taxed by this Act.

SEC. 33. Any manufacturer and any dealer or other person subject to an occupation tax as provided herein, and any carrier who willfully disregards any of the provisions of this Act with intent to defraud the insular revenues, or who willfully assists in, coöperates with, or conceals any such disregard on the part of another of any of the provisions of this Act with intent to defraud, shall, if the fraud is actually perpetrated, be punished in such manner and suffer such penalties, fines, and forfeitures as are elsewhere in this Act provided in such cases of fraud; and if no actual fraud is consummated, any person attempting its perpetration shall be fined in a sum not less than one hundred pesos nor more than two hundred pesos, in the discretion of the court; and any such person who, with no apparent malicious intent, but through willful and inexcusable carelessness fails to comply with any of the provisions of this Act and thus makes opportunity for others to commit fraud, or by such conduct hampers the expeditious enforcement of the law, or who with fraudulent intent is guilty of petty frauds or minor delinquencies, and who has not been a previous offender, may be fined administratively by the Collector of Internal Revenue, with the approval of the Secretary of Finance and Justice, in a sum not less than twenty pesos nor more than one hundred pesos; and payment of such fine, administratively imposed, may be enforced by proper action in court if not paid upon demand.

SEC. 34. Every manufacturer of any of the articles made subject to the taxes imposed under Articles V to IX, inclusive, of this Act shall at the time of the original assessment, and all such manufacturers who may engage in such enterprises subsequent to the taking

effect of this Act, shall, at the time of engaging in such enterprises, file with the treasurer of the province in which the manufactory is situated a bond, with surety or sureties to be approved by the provincial treasurer, in an amount equal, as nearly as can be estimated, to twenty per centum of the amount of taxes to be paid during an average year by such manufacturer on the output of his manufactory under the provisions of this Act. Every such bond shall be conditioned for the faithful compliance with all the provisions of this Act and with the regulations issued in accordance therewith and for the complete payment of all taxes lawfully accruing on the output of such manufactory and of all fines and penalties imposed in accordance with the provisions of this Act: *Provided*, That in no event shall any such bond be required in an amount exceeding one hundred thousand pesos or less than two hundred pesos.

SEC. 35. All distilled spirits, manufactured or fermented liquors, imitations of wines, snuff, and manufactured or partially manufactured tobacco, cigars, cigarettes, and matches manufactured or partially manufactured in the Philippine Islands before the time of the taking effect of this Act for sale or consumption in the Philippine Islands, and which shall severally still be in the hands of the manufacturers thereof at the time of the taking effect of this Act, shall be liable to the same taxes as are imposed herein on similar articles manufactured or partially manufactured after the time of the taking effect of this Act. The taxes on all such articles aforesaid in the possession of manufacturers at the time of the taking effect of this Act shall be paid in the same manner and under the same regulations as are imposed and prescribed for the payment of taxes on similar articles manufactured or partially manufactured after the time of the taking effect of this Act.

SEC. 36. All taxes imposed under this Act on distilled, rectified, or manufactured spirits, fermented liquors, matches, cigars, cigarettes, or manufactured or partially manufactured tobacco, manufactured in the Philippine Islands for domestic sale or consumption, shall be paid at the time of the removal of such articles from the manufactory, or other bonded warehouse.

No tax imposed under this Act on any of the articles enumerated in this section shall be collected on any portion of such articles as may be removed for the purpose of their exportation and which shall be actually so exported aboard some ocean-going ship and which shall not be relanded in the Philippine Islands.

The Collector of Internal Revenue shall issue all such rules and regulations as may be necessary to carry into effect the provisions of this section, and for such purpose shall require that such marks or labels shall be placed on the packages containing such goods, that such bonds shall be given by the owners of such articles, and that such bills of lading, certificates, and other evidence shall be furnished by the owners of such articles as may be necessary to establish the fact that the said articles have, after removal from the manufactory or other bonded warehouse, been actually exported, and that no portion thereof has been sold or delivered for domestic consumption within the Philippine Islands. And upon the presentation of satisfactory proof as aforesaid, it shall be the duty of the Collector of Internal Revenue to cancel the bond or bonds furnished by the

owners of such articles conditioned on faithful compliance with the provisions of this section.

SEC. 37. All persons required to make returns or lists of objects charged with an internal-revenue tax shall state their valuation in Philippine currency, and all sums of money named in this Act shall be deemed to be in Philippine currency.

SEC. 38. Any officer of internal revenue may, in the discharge of his official duties, enter any building or place where any articles or objects subject to tax are made, produced, or kept, so far as it may be necessary for the purpose of examining said articles or objects; and any owner of such place or person having the agency or superintendency of same who refuses to admit such officer or to suffer him to examine such objects or articles, and any person who shall forcibly obstruct any officer of internal revenue, or who shall attempt or endeavor so to do, shall for every such offense be fined in a sum not more than two thousand pesos or be imprisoned for not exceeding two years, or be punished by both fine and imprisonment, in the discretion of the court.

SEC. 39. Every tax shall constitute a lien in favor of the Insular Government superior to all other charges or liens from the time it becomes due until paid by every such person from whom such tax shall be due upon all the property and rights to property used in the business in relation to which the tax is assessed. The word "person" whenever used in this Act shall include firms, associations, and corporations.

SEC. 40. In the case of neglect or refusal to pay any taxes and penalties when due under the provisions of this Act, the provincial treasurer may levy upon all property belonging to such person on which the said lien exists for the nonpayment and also for such further sums as shall be sufficient for the costs of such levy. The remedy by distraint and levy shall not be exclusive of the remedy by action in court, but shall be cumulative thereto.

SEC. 41. When distraint is made as aforesaid, the officer charged with the collection shall make or cause to be made an account of the goods, effects, or credits distrained, a copy of which, signed by the officer making such distraint, shall be left with the owner or person in possession of all such goods, credits, or effects, at his dwelling or place of business, with some person of suitable age and discretion, with a note of the sum demanded and the time and place of sale; and the said officer shall forthwith cause a notification to be exhibited in not less than two public places in the municipality where the distraint is made, specifying the time and place of sale and the articles distrained. The time of sale shall not be less than ten days after notice to the owner or possessor of the property as above specified and the publication or posting of such notice. One place for the posting of such notice shall be at the office of the president of the municipality in which the property is distrained. At the time and place fixed in such notice the said officer shall sell the goods, chattels, credits, or effects so distrained, at public auction, to the highest bidder for cash: *Provided*, That if prior to the sale payment is made to the proper officer charged with the collection of the tax, penalties, fees, and other charges, the goods, chattels, credits, or effects so distrained shall be restored to the owner.

SEC. 42. When property is seized upon distraint and sold, the proceeds of the sale shall, after deducting the expenses of the sale, be appropriated to the payment of the tax and penalties due. Any excess of the proceeds of the sale above payment of the expenses thereof and the tax and penalties due shall be returned to the owner of the property sold: *Provided*, That nothing contained herein shall be construed as authorizing the return of any spirits, tobacco products, or other articles liable to forfeiture or illegally removed from any manufactory or bonded warehouse, or any part of the proceeds thereof when sold.

SEC. 43. When any property advertised for sale under distraint as aforesaid is of a kind subject to the tax and the tax has not been paid, and the amount bid for such property is not equal to the amount of the tax or is very much less than the actual market value of the articles offered for sale, the provincial treasurer may purchase the same in behalf of the Insular Government for the amount of taxes, penalties, and costs due thereon.

Property so purchased may be resold by the provincial treasurer under such regulations as may be prescribed by the Collector of Internal Revenue, and a distinct account of all expenses incurred in such sale shall be transmitted to the Collector of Internal Revenue, and the proceeds shall be paid into the Insular Treasury after defraying all lawful charges and expenses in connection with the custody and sale of the property: *Provided*, That when any abandoned, condemned, or forfeited articles offered for sale by the provincial treasurer do not bring a price equal to the tax due and payable thereon, such goods shall not be sold for consumption in the Philippine Islands; and upon application made to the Collector of Internal Revenue he is authorized to order the destruction of such articles by the officer in whose custody and control the same may be at the time; and the Collector of Internal Revenue shall prescribe the necessary regulations for carrying into effect the provisions of this section and for making due record of the fact of such destruction.

SEC. 44. In all cases of sales as aforesaid the certificate of sale shall be conclusive evidence of the right of the officer to make such sale and shall transfer to the purchaser all the rights and privileges of such delinquent in and to the property sold as completely as if transferred or assigned by the person whose property was distrained and sold.

SEC. 45. When goods, chattels, or effects sufficient to pay the tax imposed upon any person are not found, the provincial treasurer or his deputy is authorized to collect the same by seizing and holding real estate in the manner prescribed for the seizure and sale of real estate for delinquent taxes in the Municipal Code and the amendments thereto.

SEC. 46. Whenever any property, personal or real, seized and sold by virtue of the foregoing provisions is not sufficient to satisfy the claim of the Government for which the distraint or seizure is made, the provincial treasurer shall thereafter, and as often as may be necessary, proceed to seize and sell in like manner any other property liable to seizure belonging to the person against whom such claim exists, until the amount due, with all expenses, is fully paid.

SEC. 47. The Collector of Internal Revenue shall by general regu-

lations determine the fees and charges to be allowed in all cases of distraint and other seizures and shall have power to determine whether any expense incurred in making any distraint or seizure was necessary.

SEC. 48. The Collector of Internal Revenue shall have charge of all real estate which has been or shall be assigned, set off, or conveyed by purchase or otherwise to the Insular Government in payment of debts or taxes, penalties, or costs arising under the provisions of this Act, and, with the approval of the Secretary of Finance and Justice, may at public auction, and at not less than twenty days' notice, sell and dispose of such real estate, and shall thereupon deposit the proceeds of such sales in the Insular Treasury and render account thereof to the Insular Auditor.

SEC. 49. The gross amount of all taxes received or collected under this Act shall be paid, except as otherwise provided in this Act, by the officer collecting the same into the Insular Treasury without any abatement or deduction on account of salary, compensation, or claims of any description, and a certificate of such payment, stating the name of the depositor and the specific account on which the deposit was made, signed by the Insular Treasurer, shall be transmitted monthly to the Collector of Internal Revenue. All such funds collected within one calendar month shall be transmitted to the Insular Treasurer within the first five days of the succeeding month: *Provided*, That in the case of provinces in which the distance from the Insular Treasury of the officers receiving or collecting such revenues is such as to make compliance with the provisions of this section impracticable, the Insular Treasurer may extend the time for making such payments, as aforesaid, not exceeding in any case a period of one month.

SEC. 50. All suits to enforce the forfeiture of property which may be declared forfeited under the provisions of this Act or for the recovery of any sums which may be forfeited by law shall be brought in the name of the Government of the Philippine Islands and conducted by the provincial fiscal or the Attorney-General; but no suit for the recovery of taxes or of any fines, penalties, or forfeitures shall be commenced unless the Collector of Internal Revenue authorizes and sanctions the proceedings, and he shall prescribe such regulations for the observance of revenue officers, provincial fiscals, and other officials respecting suits arising under this Act in which the Government of the Philippine Islands is a party as may be deemed necessary for the just responsibility of such officers and the prompt collection of all revenues and debts due and accruing under this Act; and all judgments and moneys recovered and received for taxes, costs, forfeitures, and penalties shall be paid to the provincial treasurer or his authorized deputies as the taxes themselves are required to be paid.

SEC. 51. The Collector of Internal Revenue is authorized, subject to such regulations as may be prescribed by the Secretary of Finance and Justice, on appeal made to him to remit, remise, and pay back taxes erroneously or illegally received, or penalties imposed without authority, and all taxes that appear to be unjustly assessed or excessive in amount or in any manner wrongfully collected; also to repay to any provincial treasurer or his deputy the full amount of such sums of money as may be recovered against him in any court for any internal-revenue taxes collected by him, with the costs and expenses

of suit; also to reimburse amounts paid for all damages and costs recovered against any revenue officer in any suit brought against him by reason of anything done in good faith in the performance of his official duty: *Provided*, That such damages and costs shall not be refunded unless the Collector of Internal Revenue shall have been notified of the pending action against the officer and shall have had ample opportunity to make defense against the same through the office of the Attorney-General, and the Collector of Internal Revenue shall be satisfied that the recovery against the officer was not by reason of any undue negligence on his part or willful oppression.

SEC. 52. No suit shall be maintained in any court for the recovery of any internal-revenue tax alleged to be excessive or collected without authority or of any sum alleged to be excessive or in any manner wrongfully collected, unless protest against such tax was made at the time of the payment thereof or within ten days thereafter nor until appeal shall have been duly made to the Collector of Internal Revenue and his decision has been had thereon: *Provided*, That if such decision is delayed six months from the date of appeal then the suit may be brought without first having the decision of the Collector of Internal Revenue: *And provided further*, That no suit shall be maintained in any court for such recovery unless the same is brought within two years next after the cause of action accrued: *And provided further*, That no court shall have authority to grant an injunction restraining the collection of any taxes imposed by virtue of the provisions of this Act, but the remedy of the taxpayer who claims that he is unjustly assessed or taxed shall be by payment under protest of the sum claimed from him by the Collector of Internal Revenue and by action to recover back the sum claimed to have been illegally collected.

SEC. 53. The Collector of Internal Revenue, with the approval of the Secretary of Finance and Justice, may compromise any civil or other case arising under the provisions of this Act instead of commencing or prosecuting suit thereon, and, with the consent of the Secretary of Finance and Justice, he may compromise such case if action has been begun thereon.

SEC. 54. Wherever authority is given in this Act for the imposition of any fine or forfeiture administratively, any person aggrieved by the imposition of such fine or forfeiture may appeal therefrom to the proper Court of First Instance, and that court shall have jurisdiction, after due hearing, to confirm the imposition of the fine or forfeiture or to reverse or modify the order in such respect as the law shall require and to enforce its judgment by proper process. Judgments of the Court of First Instance in such cases shall be certified to the Collector of Internal Revenue. Such appeal shall be taken within ten days after notice of the imposition of the fine or forfeiture.

SEC. 55. Any person who makes, sells, or uses any false or counterfeit stamp or cedula, or any die for printing or making stamps or cedulas, which is in imitation of or purports to be a lawful stamp, cedula, or die of the kind required by the provisions of this Act, or who erases the cancellation marks on any stamp or cedula previously used, or who alters the written or printed figures or letters or cancellation marks on any stamp or cedula previously used, or who has in his possession any such false, counterfeit, restored, or altered stamp,

die, or cedula for the purpose of use or reuse of the same in the payment of any tax imposed in this Act or in securing any exemption or privilege conferred by the provisions of this Act, or who procures the commission of any of such offenses by another, shall for each such offense be fined in a sum not less than two thousand pesos nor more than ten thousand pesos, and be imprisoned for a term not less than one year nor more than five years, at the discretion of the court.

SEC. 56. Any manufacturer, owner, or person in charge of any article made subject to the taxes imposed under Articles V to IX, inclusive, of this Act who removes or allows or procures the removal of any such articles for domestic sale or consumption from their place of manufacture or bonded warehouse wherein they have been legally deposited upon which the taxes imposed by this Act have not been paid in full prior to or at the time of such removal, and in the manner provided herein, shall for the first offense be punished by the forfeiture of all such articles so illegally removed and a sum equal to twice the taxes thereon, or, if such goods can not be seized, he shall forfeit an amount equal to the value of the goods and twice the taxes thereon; and every person willfully aiding or abetting in the removal of such articles, and every other person who knowingly conceals any such articles after their illegal removal, shall forfeit for every such offense a sum equal to twice the amount of taxes due and unpaid on any such articles so illegally removed. And every such manufacturer shall, before he is allowed to resume business, file with the provincial treasurer a bond in double the amount of his original bond, with sufficient surety or sureties satisfactory to the Collector of Internal Revenue, and under the same conditions as his original bond.

SEC. 57. In case of the commission of a second offense of the character described in the next preceding section by any of the persons therein named, the person committing the same shall be deemed to be guilty of a criminal offense and on conviction thereof shall be punished by imprisonment for not less than one month nor more than five years, and, if it be proven that the offense was committed by the owner or the manufacturer or by his connivance, all such articles illegally removed, the manufactory and the ground upon which it stands, and all machinery, stock of goods, and other personal property which it contains, shall be declared by the judgment of the court as forfeited to the Insular Government and shall be disposed of and the proceeds accounted for in the manner elsewhere prescribed in this Act.

SEC. 58. Any person who willfully fails to affix a stamp or stamps to any document at the time and in the manner required by Article XI of this Act shall be punished by a fine in the sum of two hundred pesos, and the document to which the stamp or stamps should have been affixed shall be void until rendered valid by the affixture of the proper stamp or stamps thereto.

ARTICLE IV.

LICENSES.

SEC. 59. No person shall, after January first, nineteen hundred and five, engage in or carry on any business hereinafter mentioned until he has paid a license tax therefor in the manner hereinafter provided.

The existing license laws are continued in force until January first, nineteen hundred and five.

SEC. 60. Every person engaged in any business or trade on which a license tax is imposed by law shall register with the provincial treasurer his name or style, place of residence, trade, or business, and the place where such trade or business is carried on. In case of a firm or company the names and residences of the various persons constituting the same shall also be registered.

SEC. 61. Any number of persons doing business in copartnership in any one place shall be required to pay but one license tax.

SEC. 62. The payment of the license tax imposed shall not exempt any merchant or manufacturer also doing the same or another business in any other place from the payment of an additional license tax.

SEC. 63. Whenever more than one pursuit or occupation hereinafter described are carried on in the same place by the same person at the same time, the tax shall be paid for each pursuit or occupation according to the rates severally prescribed.

SEC. 64. All license taxes shall become due on the first day of January in each year or on commencing any trade or business on which a tax is imposed. In the former case the tax shall be reckoned for one year, in the latter case it shall be reckoned proportionately from the first day of the quarter in which the liability for the license tax commenced to the first day of January following: *Provided*, That yearly license taxes may be paid in quarterly installments on the first day of January, April, July, and October: *And provided further*, That no license payment for a fraction of a year shall be for less than the sum required for three months.

SEC. 65. When any person who has paid the license tax for any trade or business dies, his wife or children, executor, administrator, or other legal representative may occupy the house or premises and in like manner carry on for the residue of the term for which the tax is paid the same trade or business as the deceased before carried on in the same house and upon the same premises, without the payment of any additional tax; and when any person who has paid his license tax removes from the house or premises for which any trade or business was taxed to any other place he may carry on the trade or business specified in the provincial treasurer's register at the place to which he moves without the payment of an additional tax: *Provided*, That all cases of death, change, or removal as aforesaid, with the name of the successor to any person deceased or of the person making such change or removal, shall be registered with the provincial treasurer under regulations to be prescribed by the Collector of Internal Revenue.

SEC. 66. Any person who carries on the business of a distiller, rectifier, wholesale liquor dealer, retail liquor dealer, manufacturer of tobacco, snuff, cigars, or cigarettes, or dealer in manufactured tobacco, without having paid the license tax therefor as required by law, shall, besides being liable for the payment of the tax, for every such offense be fined in a sum not less than two hundred pesos nor more than two thousand pesos or be imprisoned for a term not more than six months, in the discretion of the court.

And any person who carries on any other business for which a license tax is imposed by law without having paid the license tax therefor as required by law shall, besides being liable to the payment

of the tax, be fined in a sum not more than one thousand pesos or be imprisoned for a term not more than six months or be punished by both fine and imprisonment, at the discretion of the court.

SEC. 67. The payment of any tax imposed by this Act for carrying on any trade or business shall not be held to exempt any person from any tax, penalty, or punishment provided by law or ordinance in places where such business is prohibited or regulated by municipal law, nor shall the payment of any such tax be held to prohibit any municipality from placing a license tax upon the same trade or business for local or other purposes where the imposition of such tax for local or other purposes is now authorized by law and is not prohibited by the provisions of this Act.

SEC. 68. Annual license taxes shall be levied and collected as follows:

1. Every brewer shall pay two hundred pesos. Every person who manufactures fermented liquors of any description for sale or delivery to others, except small manufactures of tuba, bassi, or tapuy, or like domestic fermented liquors, shall be deemed a brewer.

2. Every distiller of spirits shall pay two hundred pesos. Every person who by original and continuous distillation from mash, wort, wash, sap, or sirup through continuous closed vessels and pipes until the manufacture thereof is complete, distills spirituous liquors, shall be deemed a distiller of spirits: *Provided*, That distillers of spirits whose daily output does not exceed four hectoliters shall pay the sum of forty-eight pesos.

3. Every rectifier of distilled spirits shall pay two hundred pesos. Every person who rectifies, purifies, or refines distilled spirits or wines by any process other than by original and continuous distillation from mash, wort, wash, sap, or sirup through continuous closed vessels and pipes until the manufacture thereof is complete; and every wholesale or retail liquor dealer who has in his possession any still or mash tub, or who keeps any other apparatus for the purpose of distilling spirits or in any manner refining distilled spirits; and every person who without rectifying, purifying, or refining distilled spirits shall, by mixing such spirits, wine, or other liquor with any materials except water, manufacture any spurious imitation or compound liquors for sale under the name of whisky, brandy, gin, rum, cane spirits, wine spirits, cordials, wine bitters, anisado, or other name, shall be regarded as a rectifier and as being engaged in the business of rectifying.

4. Every retail dealer in liquors shall pay forty-eight pesos. Every person who for himself or on commission sells or offers for sale foreign or domestic distilled spirits or wine in quantities of two decaliters or less at any one time shall be regarded as a retail dealer in liquors, except as next hereinafter provided.

5. Every retail "vino" dealer shall pay eight pesos. Every person who for himself or on commission sells or offers for sale the domestic distilled spirit called "vino" or like domestic distilled spirit in quantities of two decaliters or less at any one time shall be regarded as a retail "vino" dealer.

6. Every wholesale liquor dealer shall pay two hundred pesos. Every person who for himself or on commission sells or offers for sale foreign or domestic distilled spirits or wines in larger quantities than two decaliters at any one time shall be regarded as a wholesale

liquor dealer: *Provided*, That no distiller or rectifier who has paid the license tax imposed in this section and given the required bond and who sells only distilled spirits of his own production in the original packages at the place of manufacture shall be required to pay the license tax imposed in this paragraph on account of such sales.

7. Every retail dealer in fermented liquors shall pay forty pesos. Every person who for himself or on commission sells or offers for sale foreign or domestic fermented liquors in quantities of two decaliters or less at any one time shall be regarded as a retail dealer in fermented liquors, and the payment of a license tax as a wholesale or retail liquor dealer or the payment of any other license tax shall not relieve any person who sells fermented liquors from the payment of the license tax imposed in this paragraph: *Provided*, That dealers in tuba, bassi, tapuy, or like domestic fermented liquors shall be excepted from this requirement.

8. Every wholesale dealer in fermented liquors shall pay sixty pesos. Every person who for himself or on commission sells or offers for sale foreign or domestic fermented liquors in larger quantities than two decaliters at any one time shall be regarded as a wholesale dealer in fermented liquors: *Provided*, That no brewer who has given the required bond and paid the license tax imposed in paragraph one of this section and who sells only fermented liquors of his own production in the original packages at the place of manufacture shall be required to pay the license tax imposed in this paragraph on account of such sales.

9. Every dealer in manufactured tobacco shall pay eight pesos. Every person whose business it is for himself or on commission to sell or offer for sale manufactured tobacco, snuff, cigars, or cigarettes shall be regarded as a dealer in manufactured tobacco, and the payment of a tax as a wholesale or retail liquor dealer or the payment of any other license tax shall not relieve any person who sells manufactured tobacco, snuff, cigars, or cigarettes from the payment of this tax: *Provided*, That no manufacturer of tobacco, snuff, cigars, or cigarettes who has given the required bond and paid the license tax or taxes, as the case may be, imposed in paragraphs ten and eleven of this section and who sells only manufactured tobacco or cigars of his own production in the original packages at the place of manufacture, shall be required to pay the license tax imposed in this paragraph on account of such sales.

10. Every manufacturer of tobacco shall pay twenty pesos. Every person whose business it is to manufacture tobacco or snuff, or who employs others to manufacture tobacco or snuff, whether such manufacture be by cutting, pressing, grinding, or rubbing any raw or leaf tobacco, or otherwise preparing raw or leaf tobacco or manufactured or partially manufactured tobacco and snuff, or putting up for consumption scraps, refuse, or stems of tobacco resulting from any process of handling tobacco, or by working or preparing leaf tobacco, tobacco stems, scraps, clippings, or waste by sifting, twisting, screening, or by any other process, shall be regarded as a manufacturer of tobacco.

11. Every manufacturer of cigars shall pay twenty pesos. Every person whose business it is to make or manufacture cigars or cigarettes for sale or who employs others to make or manufacture cigars or cigarettes for sale shall be regarded as a manufacturer of cigars:

Provided, That every person who is employed to make cigars for others, either for pay, upon commission, or shares, or otherwise, from material furnished by others shall be regarded as a cigar maker and not as a manufacturer of cigars, and every cigar maker shall cause his or her name and residence to be registered, without previous demand, with the provincial treasurer of the province within which the cigar maker shall be employed; and any manufacturer of cigars employing any cigar maker who shall have neglected or refused to make such registration shall be fined ten pesos for each day that any cigar maker who neglects or refuses to register shall be employed by him: *And provided further*, That persons who manufacture cigars or cigarettes in their own homes for delivery to larger manufacturers and not for sale shall pay no license or other tax imposed in this Act, and that persons who manufacture cigars or cigarettes in their own homes exclusively for sale on the premises shall pay an annual license tax of eight pesos for such manufacture and sale and shall, under special regulations issued by the Collector of Internal Revenue, also pay the tax imposed in Article VIII of this Act on all such cigars so manufactured and removed for domestic sale or consumption: *And provided further*, That the taxes imposed in Article VIII of this Act on cigars and cigarettes delivered as provided herein by cigar makers to the larger manufacturers shall be paid by the manufacturers receiving such cigars in the same manner and amount as the taxes are paid on cigars and cigarettes made on the manufactory premises.

12. Every peddler of manufactured tobacco or distilled, manufactured, or fermented liquors when traveling with more than two horses, mules, or other animals shall pay eighty pesos; when traveling with two horses, mules, or other animals shall pay forty pesos; when traveling with one horse, mule, or other animal shall pay twenty-four pesos; when traveling on foot or by public conveyance shall pay sixteen pesos. Every person, who for himself or on commission, sells or offers to sell and deliver manufactured tobacco, snuff, cigars, cigarettes, or distilled, manufactured, or fermented liquors, traveling from place to place in the town or country, shall be regarded as a peddler and subject to the license tax imposed in this paragraph. Every such peddler shall at all times have in his possession such license, which he shall produce upon the demand of any internal-revenue officer.

SEC. 69. The payment of a license tax by any manufacturer of distilled spirits, manufactured liquors or wines, fermented liquors, cigars, cigarettes, snuff, or other manufactured tobacco shall not authorize the sale by any such manufacturer of his products at the place of manufacture at retail, nor in any manner except in the original packages.

SEC. 70. Nothing in this article shall be construed to impose a license tax on apothecaries or pharmacists as to wines or spirituous liquors which they use exclusively in the preparation or compounding of medicines.

ARTICLE V.

DISTILLED SPIRITS.

SEC. 71. "Distilled spirits, spirits of alcohol, and alcoholic spirits," within the intent of this Act, include all substances known as ethyl alcohol, hydrated oxide of ethyl, or spirits of wine, which are com-

monly produced by the fermentation of grain, starch, molasses, or sugar, or of some sirup or sap, including all dilutions or mixtures, and the tax shall attach to this substance as soon as it is in existence as such, and whether it be subsequently separated as pure or impure spirits or be immediately or at any subsequent time transferred into any other substances either in process of original production or by any subsequent process.

SEC. 72. Proof spirits shall be held to be that alcoholic liquor which contains one-half its volume of alcohol of a specific gravity of seven thousand nine hundred and thirty-nine ten-thousandths at sixty degrees Fahrenheit of temperature.

SEC. 73. In all measurements of spirits a "liter" shall be held to be a liter of proof spirits, according to the standard prescribed in the preceding section; and the term "wine" or "gauge liter" where used shall be held to indicate a liter of volume capacity regardless of proof.

SEC. 74. There shall be levied and collected on all distilled spirits manufactured in the Philippine Islands for domestic sale or consumption a tax of twenty centavos on each liter of proof spirits, to be paid by the distillery owners or persons having possession thereof before removal from the distillery or bonded warehouse. The tax on such spirits shall be collected on the whole number of gauge liters when below proof, and shall be increased in proportion for any greater strength than the strength of proof spirit as defined in this article, and any fractional part of a liter amounting to a half liter or over in a cask or package shall be taxed as a liter, and any fractional part of a liter less than half a liter in a cask or package shall be exempt from the tax: *Provided*, That any package of spirits the total contents of which are less than a liter shall be taxed as one liter.

SEC. 75. Every person who manufactures any still, boiler, or other vessel to be used for the purpose of distilling, shall, before the same is removed from the place of manufacture, notify in writing the provincial treasurer of the province in which the still, boiler, or other vessel is to be used or set up, by whom it is to be used, its capacity, and the time when the same is to be removed from its place of manufacture; and no such still, boiler, or other vessel shall be set up without the permit in writing of said provincial treasurer for that purpose.

SEC. 76. Every distiller, when so required by the Collector of Internal Revenue, shall provide at his own expense a warehouse, to be situated on and to constitute a part of his distillery premises and to be used only for the storage of distilled spirits of his own manufacture until the tax thereon shall have been paid; but no dwelling house shall be used for such purpose, except by special permit from the Collector of Internal Revenue or from the provincial treasurer, and no door, window, or other opening shall be permitted in the walls of such warehouse leading into the distillery, or into any other room or building; and such warehouse, when approved by the Collector of Internal Revenue, on the report of the provincial treasurer or other officer, is hereby declared to be a bonded warehouse, to be known as a distillery warehouse, and shall be under the direction and control of the treasurer of the province; and whenever the Collector of Internal

Revenue shall so direct said distillery warehouse shall be in the custody of an internal-revenue storekeeper designated to that duty.

SEC. 77. Every distillery warehouse shall be in the joint custody of the storekeeper, if one is assigned thereto, and of the proprietor thereof. It shall be kept securely locked, and shall at no time be unlocked or opened or remain opened unless in the presence of such storekeeper or other person who may be designated to act for him as provided by law.

SEC. 78. Every person engaged in distilling or rectifying spirits, and every wholesale liquor dealer, shall keep conspicuously on the outside of his place of business a sign exhibiting, in plain, large letters, the name and firm of the distiller, rectifier, or wholesale dealer, with the words "Registered distiller," "Rectifier of spirits," or "Wholesale liquor dealer," as the case may be.

SEC. 79. All distilled spirits shall be drawn from the receiving cistern into vessels of not less capacity than fifteen liters, and shall thereupon be gauged, proved, and marked by marking the package containing such spirits, in a manner to be prescribed by the Collector of Internal Revenue, the quantity in wine or gauge liters and in proof liters contained in each cask, which shall be immediately removed into the distillery warehouse.

SEC. 80. No distilled spirits on which the tax has been paid shall be stored or allowed to remain in any distillery, or distillery or other bonded warehouse, under penalty of the forfeiture to the Insular Government of all spirits so found.

SEC. 81. All distilled spirits found in the distillery warehouse in any cask or package containing fifteen liters or more without having thereon each mark required therefor by law, shall be forfeited to the Insular Government.

SEC. 82. No gauger shall employ any owner, agent, or superintendent of any distillery or distillery warehouse, or any person in the service of such owner, agent, or superintendent, or any rectifier or wholesale liquor dealer, or any person in the service of such rectifier or wholesale liquor dealer, to use his brands or discharge any of the duties imposed upon him by law.

SEC. 83. Every distiller or owner of distilled spirits removed as aforesaid to the distillery warehouse shall, on the first day of each month or within four days thereafter, enter the same for deposit in said warehouse under such regulations as the Collector of Internal Revenue may prescribe. Such entry shall be in triplicate and shall contain the name of the person making the entry, the designation of the warehouse where the deposit is made, and the date thereof, and shall be in the following form:

"Entry for deposit in distillery warehouse. Entry of distilled spirits deposited by-----, in distillery warehouse----- in the Province of-----, Island of-----, on the----day of-----, A. D. 19-----."

Each entry shall specify the kind of spirits, the whole number of casks, the marks and serial unumbers thereon, the number of gauge liters and proof liters, and the amount of the tax on the spirits contained in such packages, which entry shall be signed by the distiller or the owner of the same. One copy of said entry shall be retained in the office of the treasurer of the province, one copy shall be sent

to the storekeeper in charge of the warehouse to be retained and filed in the warehouse, and one copy shall be sent to the Collector of Internal Revenue to be filed in his office. The taxes upon the liquors covered by such entry shall be paid within three years from the date of the entry.

SEC. 84. It shall be lawful for any revenue officer to detain any package containing or supposed to contain distilled spirits when he has good reason to believe that the tax imposed by law has not been paid or that the same is being removed in violation of law, and every such cask or package shall be held by such officer in a safe place until it shall be determined whether the property so detained is liable by law to be proceeded against for forfeiture; but such summary detention shall not continue in any case longer than seven days without process of law or intervention of the officer to whom such detention is to be reported.

SEC. 85. Every storekeeper shall keep a warehouse book, which shall at all times be open to the examination of any revenue officer, and shall enter therein an account of all articles deposited in the warehouse to which he is assigned, indicating in every case the date of deposit, by whom manufactured or produced, the number and description of the package and its contents, the quantities therein, the marks and serial numbers thereon, by whom gauged, inspected, or weighed, and if distilled spirits the number of gauge liters and proof liters; and before delivering any articles from the warehouse such storekeeper shall enter in said book the date of the sale of the stamps by the provincial treasurer for payment of the tax on such articles, the number and description of the packages, the marks and serial numbers thereon, the date of delivery, to whom delivered and for what purpose, which purpose shall be specified in the permit or order for delivery, and in case of delivery of any distilled spirits the number of gauge liters and proof liters shall also be stated, and such further particulars shall be recorded in such warehouse book as may be prescribed by the Collector of Internal Revenue or found necessary for the identification of the packages and to insure the correct delivery thereof and prompt accountability therefor; and every storekeeper shall furnish daily to the treasurer of the province a return of all articles received in and delivered from the warehouse during the day preceding that on which the return is made, and shall mail at the same time a copy thereof to the Collector of Internal Revenue, and shall on the first Monday of every month make a report in duplicate of the number of packages of all articles, with the respective description thereof as above provided, which remain in the warehouse at the date of his last report, of all articles received therein and delivered therefrom during the preceding month, and of all articles remaining therein at the end of said month. He shall deliver one copy of such report to the provincial treasurer having control over the warehouse, to be recorded and filed in his office, and transmit one copy to the Collector of Internal Revenue to be recorded and filed in his office.

SEC. 86. Every storekeeper assigned to any distillery warehouse, in addition to the duties required of him as storekeeper in charge of the warehouse, shall keep in a book to be provided for that purpose, in the manner prescribed by the Collector of Internal Revenue, a

daily account of all the meal and vegetable products or other substances brought into said distillery or on said premises to be used for the purpose of producing spirits and from whom procured and when delivered to said distillery, the kind and quality of all fuel and from whom purchased, of all repairs made on said distillery and by whom and when made, the name and residence of each person employed in or about the distillery, of all materials put into the mash tub or otherwise used for the production of spirits, of the time when any fermenting tub is emptied of any ripe mash or beer, recording the same by the number painted on said tub, and of all spirits drawn off from the receiving cistern and the time when the same were drawn off.

SEC. 87. On all distilled spirits which may be changed in form either before or after rectification by the addition of coloring matter, except as hereinafter provided, flavoring extracts, or other kinds of liquor or other ingredients except water, and where the same is intended for human consumption, there shall be levied and collected on each liter of the finished product manufactured in the Philippine Islands for domestic sale or consumption, a tax of ten centavos, and this tax shall be distinct from and in addition to the tax per proof liter imposed by this Act on all distilled spirits used in the compounding of all such concocted or manufactured liquors.

Persons engaged in the concoction or manufacture of liquors as defined in this section shall be subject to all the requirements in this Act contained relating to distillers in regard to the registration of their establishments and the execution of bonds, and shall be subject to all of the regulations as to the manner of conducting their business and of the inspection thereof, the marking and numbering of all the casks and receptacles and packages, removal of spirits, payment of taxes, returns and reports of operations as are provided in this Act for the control of the operations of distillers and prevention of frauds on their part, and shall be subject to all the provisions of this Act imposing penalties, punishments, and forfeitures for noncompliance with the law.

SEC. 88. On all distilled spirits containing amyl or other higher alcohols (fusil oil), aldehyde, or methyl alcohol (wood alcohol) in the proportion of four or more parts in one thousand, which may be removed from the distillery for domestic sale or consumption exclusively for manufacturing or industrial purposes, and not intended for use as beverages, there shall be levied and collected a tax of ten centavos on each liter of proof spirits; and on all such spirits as may be removed from the place of their manufacture to some other distillery or to some rectifying establishment for the purpose of their rectification, and to reduce the amyl alcohol or other poisonous substances to four or less parts in one thousand, there shall be levied and collected, when rectified and the poisonous substances removed as aforesaid, an additional tax of ten centavos on each proof liter of such rectified spirits removed for domestic sale or consumption as beverages.

It shall be the duty of every internal-revenue officer to report to the Collector of Internal Revenue all cases where distilled spirits suspected to contain the poisonous substances aforesaid, in the proportion of four or more parts in one thousand, are removed from the place of their manufacture for domestic sale or consumption as beverages, and such revenue officer shall send with his report a sample of such sus-

pected spirits. If, from an analysis made at the Bureau of Government Laboratories, it shall appear that any such spirits actually contain any of the aforesaid poisonous substances in the proportion of four or more parts in one thousand, it shall be the duty of the Collector of Internal Revenue to direct that all spirits distilled at the distillery in which the spirits so analyzed were produced shall promptly at the time of their production be colored by the addition thereto of methylene blue or other coloring matter approved by the Collector of Internal Revenue in the proportion of not less than one part of coloring matter to five thousand of spirits; and thereafter all such spirits found on the manufactory premises uncolored, and all such spirits colored or uncolored removed from the manufactory for domestic sale or consumption as beverages, shall be seized and forfeited to the Insular Government, and every person guilty of such illegal removal or sale of such spirits shall be punished in the manner elsewhere provided in this Act for similar offenses.

The Collector of Internal Revenue shall notify the Commissioner of Public Health of all cases where spirits containing such poisonous substances are produced or seized because of their illegal removal for domestic sale or consumption as beverages.

SEC. 89. When any judgment or forfeiture in any case of seizure is recovered against any distillery used or fit for use in the production of distilled spirits because no bond has been given, or against any distillery used or fit for use in the production of spirits having a registered producing capacity of less than six hundred liters a day, for any violation of law of any nature, every still, doubler, worm tub, mash tub, and fermenting tub therein may be so destroyed as to prevent the use of the same or any part thereof for the purpose of distilling, or sold as in the case of other forfeited property, in the discretion of the Collector of Internal Revenue.

SEC. 90. Whenever seizure is made of any distilled spirits found elsewhere than in a distillery warehouse or other warehouse for distilled spirits authorized by law, or found in any store or in any place of business of a rectifier, or of a wholesale liquor dealer, or other place, or in transit therefrom or thereto, which have not been received into or sent out therefrom in conformity to law and in regard to which any entry required by law to be made in the books of the owner of such spirits, or of a storekeeper, wholesale dealer, or rectifier has not been made in the time and in the manner required, or in respect to which the owner having possession, control, or charge of such spirits has omitted to do any act required to be done, or has done or committed any prohibited act in regard to such spirits, the burden of proof shall fall upon the claimant of such spirits to show that no fraud has been committed, and that all the requirements of law in relation to the payment of the taxes thereon have been complied with.

ARTICLE VI.

FERMENTED LIQUORS.

SEC. 91. On all beer, lager beer, ale, porter, and other fermented liquor by whatever name called, except tuba, bassi, and tapuy, which may be brewed or manufactured in the Philippine Islands for domestic sale or consumption, there shall be levied and collected a tax of

four centavos on each liter, which shall be paid by the owner, agent, or superintendent of the brewery or premises on which such fermented liquors are manufactured.

SEC. 92. Any brewer may remove or transport or cause to be removed or transported from his brewery or other place of manufacture to a bonded warehouse, used by him exclusively for the storage or sale in bulk of fermented liquor of his own manufacture, any quantities of such fermented liquors not less than one thousand liters at one removal, without paying the tax thereon at the time of removal from the place of manufacture, under a permit which shall upon application be granted by the treasurer of the province in which such liquor is manufactured and under such regulations as the Collector of Internal Revenue may prescribe, and thereafter the manufacturer of such fermented liquor shall pay the tax in the same manner and under the same penalty and liability as when paid at the brewery, as provided in this Act, and such permits shall be affixed to every package so removed, and shall be canceled or destroyed in such manner as the Collector of Internal Revenue may prescribe.

SEC. 93. When any fermented liquor has become sour or otherwise damaged so as to be unfit for use as such, brewers may sell and remove the same without the payment of the tax thereon to any place where such liquor is to be used for manufacturing purposes, in casks or other packages, unlike those ordinarily used for fermented liquors, containing each not less than one hundred and seventy-five liters and having a note of their contents marked thereon; but such removal shall be made only after a special permit has been secured from the provincial treasurer and in accordance with such regulations as may be prescribed by the Collector of Internal Revenue.

SEC. 94. The ownership or possession by any person of any fermented liquor, or its sale or removal from the brewery or warehouse or other place where it was made, upon which the tax imposed by this Act has not been paid, shall render such liquor liable to seizure and forfeiture wherever found; but this provision shall not be applicable to fermented liquors removed under permit in the manner provided in this article.

ARTICLE VII.

MANUFACTURED TOBACCO AND SNUFF.

SEC. 95. Every person before commencing or before continuing the manufacture of tobacco and snuff shall furnish without previous demand therefor to the treasurer of the province wherein the manufacture is to be carried on a statement in duplicate setting forth the place, and if in a city the street and number of the street, where the manufacture is to be carried on; the number of cutting machines, presses, snuff mills, or other machines; the name, kind, and quantity of the articles manufactured or proposed to be manufactured, and, when the same are manufactured by him as agent for any other person or to be sold and delivered to any other person under special contract, the name and destination and business or occupation of the person for whom said articles are to be manufactured or to whom they are to be delivered.

SEC. 96. Every manufacturer of tobacco and snuff shall place and keep on the outside of the building wherein his business is carried on,

so that it can be distinctly seen, a sign giving his full name, business, and assessment number.

SEC. 97. It shall be the duty of every farmer or planter producing leaf tobacco and of every dealer in leaf tobacco or any material used in the manufacture of tobacco or snuff, on demand of any internal-revenue officer, to render a true and complete statement of the quantity and amount of such leaf tobacco or other material sold or delivered to any person named in such demand; and in case of refusal or neglect to render such statement or if there is cause to believe such statement to be incorrect or fraudulent, the provincial treasurer or other revenue officer shall make an examination of such persons, books, and papers as may be necessary to determine the facts in the case; and any such dealer in leaf tobacco or other material who refuses to render a statement, or who renders a false or incomplete statement, shall for each offense be fined in a sum not exceeding four hundred pesos.

SEC. 98. All manufactured tobacco and snuff shall be put up and prepared by the manufacturer for sale or removal for sale or consumption only in such packages as the Collector of Internal Revenue shall by general regulations prescribe: *Provided*, That fine-cut shorts, the refuse of fine-cut chewing tobacco, refuse, scraps, cuttings, clippings, and sweepings of tobacco may be sold in bulk as raw material by one manufacturer directly to another manufacturer without the payment of the tax thereon.

SEC. 99. Every manufacturer of tobacco and snuff shall print or securely affix on each package containing tobacco or snuff manufactured by or for him a label on which shall be printed the proprietor's name or manufacturer's name, the assessment number of the manufactory, the province and island in which it is situated.

SEC. 100. The Collector of Internal Revenue may in any case allow snuff and smoking tobacco manufactured before the taking effect of this Act and which has not been packed in the prescribed packages to be labeled and sold in the original packages.

SEC. 101. On all tobacco and snuff manufactured or partially manufactured in the Philippine Islands and sold or removed for domestic consumption or sale there shall be levied and collected the following taxes:

On snuff manufactured of tobacco, or of any substitute for tobacco, ground, dry, damp, pickled, scented, or otherwise, of all descriptions, when prepared for use, a tax of thirty-two centavos on each kilogram; and snuff flour shall be taxed as snuff and shall be put up in packages and labeled and the tax paid thereon in the same manner as snuff.

On all chewing and smoking tobacco, fine-cut Cavendish, plug or twist, cut or granulated, of every description; and on all tobacco twisted by hand or reduced into a condition to be consumed in any manner other than by the ordinary mode of drying and curing; and on all tobacco prepared or partially prepared for sale or consumption, even if prepared without the use of any machine or instrument and without being pressed or sweetened; and on all fine-cut shorts and refuse, scraps, clippings, cuttings, and sweepings of tobacco a tax of forty-eight centavos on each kilogram.

SEC. 102. Every dealer in manufactured tobacco who has on hand

more than ten kilograms of such tobacco, and every dealer in snuff who has on hand more than five kilograms of snuff on the date of the taking effect of this Act, whether manufactured in the Philippine Islands or imported prior to that date, shall make and deposit with the treasurer of the province on the first day of each month a true and complete inventory of any such tobacco and snuff, respectively, then remaining on hand. The provincial treasurer shall make and transmit to the Collector of Internal Revenue an abstract of the several inventories so filed in his office.

SEC. 103. Every peddler of tobacco, snuff, or cigars traveling with a wagon shall affix or keep on the same in a conspicuous place a sign giving his full name, business, province, and assessment number.

ARTICLE VIII.

CIGARS AND CIGARETTES.

SEC. 104. Every cigar or cigarette manufacturer shall place and keep on the outside of the building within which his business is carried on, and so that it can be distinctly seen, a sign, with letters thereon giving his full name, business, and assessment number.

SEC. 105. All cigars and cigarettes shall be packed only in such boxes or packages as the Collector of Internal Revenue shall by general regulations prescribe.

SEC. 106. Every manufacturer of cigars or cigarettes shall securely affix, by pasting on every box or package containing cigars or cigarettes manufactured by or for him, a label on which shall be printed, together with the proprietor's or manufacturer's name, the assessment number of the manufactory and the province and island in which it is situated.

SEC. 107. On all cigars and cigarettes, manufactured in the Philippine Islands for domestic sale or consumption, there shall be levied and collected the following taxes, to be paid by the manufacturer thereof:

On cigars of all descriptions made of tobacco, or of any substitute therefor, two pesos on each thousand where the manufacturer's wholesale price is twenty pesos per thousand or less; four pesos on each thousand where the manufacturer's wholesale price is fifty pesos per thousand or more than twenty pesos per thousand; six pesos on each thousand where the manufacturer's wholesale price exceeds fifty pesos per thousand.

On all cigarettes made of tobacco, or any substitute therefor, weighing not more than two kilograms per thousand, sixty-seven centavos per thousand: *Provided*, That after the first day of July, nineteen hundred and five, there shall be levied and collected on each thousand of such cigarettes, one peso per thousand.

On all cigarettes made of tobacco, or of any substitute therefor, weighing more than two kilograms per thousand, two pesos on each thousand: *Provided*, That the taxes imposed in this section shall not accrue nor be collected on handmade cigars or cigarettes prepared by the actual consumer thereof exclusively for his own individual consumption and not for sale, barter, or gift to other consumers.

ARTICLE IX.

TAX ON MATCHES.

SEC. 108. On all matches, whether safety, sulphur, or friction matches or fusees, of whatever material made or by whatever name known, which are manufactured or partially manufactured in the Philippine Islands, or which are imported from other countries for domestic sale or consumption, there shall be levied and collected a tax of forty centavos on each gross of boxes containing not more than one hundred and twenty sticks to the box; and there shall be levied and collected on each gross of boxes containing over one hundred and twenty sticks to the box a proportionate additional tax.

SEC. 109. The taxes imposed in this article on matches imported from other countries for domestic sale or consumption in the Philippine Islands shall be collected, and the proceeds thereof accounted for, by such customs employee or employees as may be designated in the various ports by the Collector of Customs and under such rules and regulations as may be prescribed by the Collector of Internal Revenue. The proceeds of such taxes shall be accounted for as internal revenue and not as customs receipts.

ARTICLE X.

BANKS AND BANKERS.

SEC. 110. Every incorporated or other bank, and every person, association, or company having a place of business where credits are opened by the deposit or collection of money or currency subject to be paid or remitted upon draft, check, or order, or where money is advanced or loaned on stocks, bonds, bullion, bills of exchange, or promissory notes, or where stocks, bonds, bullion, bills of exchange, or promissory notes are received for discount or for sale, shall be regarded as a bank or banker.

SEC. 111. There shall be levied, collected, and paid as hereinafter provided:

First. A tax of one-eighteenth of one per centum each month upon the average amount of deposits of money, subject to payment by check or draft, or represented by certificates of deposit or otherwise, whether payable on demand or at some future day, made with any person, bank, association, company, or corporation engaged in the business of banking.

Second. A tax of one-twenty-fourth of one per centum each month upon the capital employed by any bank, association, company, corporation, or by any person engaged in the business of banking: *Provided*, That the words "capital employed" shall not include money borrowed or received from time to time in the usual course of business from any person not a partner of or interested in said bank, association, or firm: *And provided further*, That no tax shall be imposed upon the capital employed by any bank, association, company, corporation, or any person engaged in the business of banking whose sole business is loaning money on real-estate security: *And provided further*, That the amount of capital used by a bank within the Philippine Islands, when such bank is a branch of a bank incorporated

under laws of the United States or a foreign country, shall, for the purposes of assessment under this article, be determined in the following manner: The total amount of the capital of the bank shall be ascertained, and, likewise, the total amount of the earnings of the bank accruing during the preceding six months, and also the total amount of the earnings accruing from the bank's business conducted in the Philippine Islands; and such a proportion of the total capital of the bank shall be deemed to have been employed in the Philippine Islands as the earnings in the Philippine Islands bear to the total earnings of the bank.

Third. A tax of one-twelfth of one per centum each month upon the average amount of circulation issued by any bank, association, corporation, company, or person engaged in the business of banking, including as circulation all notes and other obligations calculated or intended to circulate or to be used as money, but not including that in the vault of the bank or redeemed and on deposit for said bank; and an additional tax of one per centum each month upon the average amount of such circulation issued as aforesaid beyond the amount of the paid-in capital of any such bank, association, corporation, or person: *Provided*, That the additional tax of one per centum each month upon the average amount of such circulation issued beyond the amount of the paid-in capital of any such bank, association, corporation, or person shall not be imposed prior to January first, nineteen hundred and five.

Fourth. The deposits in associations or companies known as provident institutions, savings banks, savings funds, or savings institutions, having no capital stock and which do no other business than receiving deposits to be loaned or invested for the sole benefit of the parties making such deposits and without profit or compensation to the association or company, shall be exempt from this tax on so much of their deposits as such institutions have invested in securities satisfactory to the Insular Treasurer, and on all deposits, not exceeding four thousand pesos, made in the name of any one person.

SEC. 112. The taxes provided in the preceding section shall be for the six months immediately preceding the first day of January and the first day of July, respectively, and shall be due and payable on the first day of August and the first day of February, respectively; but such taxes shall be calculated at the rate per month, as provided in said section, so that the tax for six months shall not be less than the aggregate would be if such taxes were collected monthly. If any tax is not paid within fifteen days after the same is due it shall become delinquent at once and there shall be added to such tax a penalty of fifteen per centum of the tax, and the Collector of Internal Revenue shall proceed to collect such tax and penalties by distraint and in the manner prescribed in Article III of this Act.

SEC. 113. Whenever the outstanding circulation of any bank, association, corporation, company, or person, is reduced to an amount not exceeding five per centum of the chartered or declared capital existing at the time the same was issued, said circulation shall be free from taxation; and whenever any bank which has ceased to issue notes for circulation deposits with the Insular Treasurer, in lawful money, the amount of its outstanding circulation to be redeemed at par, under such regulations as the Insular Treasurer may prescribe, it shall be exempt from any tax upon said circulation.

SEC. 114. A true and complete return of the monthly amount of circulation, of all deposits, and of all capital, as aforesaid, for the previous six months, shall be made and rendered in duplicate on the fifteenth day of July and on the fifteenth day of January of each year by each one of such banks, associations, corporations, companies, or persons, with a declaration annexed thereto under the oath of such person or of the president, cashier, or manager of such bank, association, corporation, or company, in such form and manner as may be prescribed by the Collector of Internal Revenue, that the same contains a true and faithful statement of the amounts subject to taxes as aforesaid; and one copy of such return shall be transmitted to the treasurer of the province in which such bank, association, corporation, or company is situated, or in which such person has his place of business, and one copy shall be transmitted to the Collector of Internal Revenue.

SEC. 115. In default of the returns provided in the preceding section the amount of the circulation, deposits, and capital, as aforesaid, shall be estimated by the Collector of Internal Revenue upon the best information which he can obtain; and for each such refusal or neglect to make such return and payment any such bank, association, corporation, company, or person so in default shall forfeit and pay the sum of four hundred pesos.

ARTICLE XI.

STAMP TAXES ON SPECIFIED OBJECTS.

SEC. 116. There shall be levied, collected, and paid for and in respect to the several bonds, debentures, or certificates of stock and of indebtedness, and other documents, instruments, matters, and things mentioned and described in this section, or for or in respect to the vellum, parchment, or paper upon which such instruments, matters, or things or any of them shall be written or printed by any person or persons who shall make, sign, or issue the same, on and after January first, nineteen hundred and five, the several taxes following:

First. (a) On all bonds, debentures, and certificates of indebtedness issued by any association, company, or corporation, on each two hundred pesos or fractional part thereof, of the face value of such document, twenty centavos; (b) on every original issue, whether on organization or on reorganization, of certificates of stock by any such association, company, or corporation, on each two hundred pesos, or fractional part thereof, of the face value of such certificates, twenty centavos; (c) on all sales, or agreements to sell, or memoranda of sales, or deliveries, or transfer of shares or certificates of stock in any association, company, or corporation, or by any assignment in blank, or by any delivery, or by any paper, or agreement, or memorandum, or other evidence of transfer or sale, whether entitling the holder in any manner to the benefit of such stock, or to secure the future payment of money, or for the future transfer of any stock, on each two hundred pesos, or fractional part thereof, of the face value of such sale, or agreement, or memorandum of sale or transfer, four centavos; (d) on all certificates of profits, or any certificate or memorandum showing interest in the property or accumulations of any association, company, or corporation, and on all transfers of such certificates or

memorandum, on each two hundred pesos, or fractional part thereof, of the face value of such certificate or memorandum, two centavos.

In case of a sale where the evidence of transfer is shown only by the books of the company the stamp shall be affixed to such books; and in case the change of ownership is by transfer certificates the stamp shall be affixed to the certificate; and in case of an agreement to sell, or when the transfer is by delivery of the certificate assigned in blank, there shall be made and delivered by the seller to the buyer a bill or memorandum of such sale to which the stamp shall be affixed; and every such bill or memorandum of sale, or agreement to sell, shall show the date thereof, the name of the seller and of the purchaser, the amount of the sale, and matter or thing to which it refers.

Second. (a) On each bank check, draft, or certificate of deposit, not drawing interest, or order for the payment of any sum of money drawn upon or issued by any bank, trust company, or any person or persons, companies, or corporations at sight or on demand, two centavos; (b) on all bills of exchange (between points within the Philippine Islands), drafts and certificates of deposit drawing interest, or order for the payment of any sum of money otherwise than at sight or on demand, and on all promissory notes, except bank notes issued for circulation, and on each renewal of any such note, on each two hundred pesos or fractional part thereof, of the face value of any such bill of exchange, draft, certificate of deposit, or note, two centavos; (c) on all foreign bills of exchange and letters of credit (including orders by telegraph or otherwise, for the payment of money issued by express or steamship companies or by any person or persons) drawn in but payable out of the Philippine Islands, in a set of three or more according to the custom of merchants and bankers, on each two hundred pesos, or fractional part thereof, of the face value of any such bill of exchange or letter of credit, four centavos; and when the amounts of any such bills of exchange or letters of credit are expressed in terms of foreign currency this tax shall be paid on the equivalent of such amounts in money of the United States according to the standard of values fixed by the United States Government: *Provided*, That checks, drafts, and all bills of exchange issued in payment of any debt, obligation, or liability, or in fulfillment of any contract of the Government of the United States, or the Insular Government, or of a provincial or municipal government, shall be exempt from the payment of this tax.

Third. (a) On all policies of insurance, or other instruments by whatever name the same may be called, whereby any insurance shall be made or renewed upon any life or lives, on each two hundred pesos or fractional part thereof, of the amount insured by any such policy, ten centavos; (b) on all policies of insurance or other instruments by whatever name the same may be called, by which insurance shall be made or renewed upon property of any description, including rents or profits, against peril by sea or on inland waters, or by fire or lightning, on each four pesos, or fractional part thereof, of the amount of premium charged, two centavos; (c) on all policies of insurance or bond or obligation of the nature of indemnity for loss, damage, or liability made or renewed by any person, association, company, or corporation transacting the business of accident, fidelity, employer's liability, plate glass, steam boiler, burglar, elevator, automatic sprinkler, or other branch of insurance (except life, marine,

inland, and fire insurance), and on all bonds, undertakings, or recognizances conditioned for the performance of the duties of any office or position, for the doing or not doing of anything therein specified, and on all obligations guaranteeing the validity or legality of any bonds or other obligations issued by any province, municipality, or other public body or organization, and on all obligations guaranteeing the title to any real estate, or guaranteeing any mercantile credits, which may be made or renewed by any such person, association, company, or corporation, on each four pesos, or fractional part thereof, of the premium charge, two centavos.

Fourth. On all policies of annuities, or other instrument by whatever name the same shall be called, whereby an annuity may be made, transferred, or redeemed, on each two hundred pesos, or fractional part thereof, of the capital of the annuity, or should this be unknown, then on each two hundred pesos or fractional part thereof, of thirty-three and one-third times the annual income, ten centavos: *Provided*, That the provisions of this paragraph shall not apply to any fraternal or beneficiary society or order or farmer's purely local coöperative company or association or employees' relief association operated on the lodge system or local coöperation plan, organized and conducted solely by the members thereof for the exclusive benefit of its members and not for profit.

Fifth. On each bond for indemnifying any person or persons, firm, or corporation who shall have become bound or engaged as surety for the payment of any sum of money or for the due execution or performance of the duties of any office or position or to account for money received by virtue thereof, and on all other bonds of any description, except such as may be required in legal proceedings, or which are not otherwise provided for in this section, fifty centavos.

Sixth. (a) On each certificate of damage, or otherwise, and on every other certificate or document issued by any captain of any port, marine surveyor, or other person acting as such, twenty centavos; (b) on each certificate issued by a notary public, twenty centavos; (c) on each certificate of any description required by law and not otherwise specified in this Act, twenty centavos.

Seventh. On each receipt or other memorandum for money paid, whether for services rendered, rent, or interest paid, or money received by virtue of any contract or agreement, when the amount paid exceeds thirty pesos, four centavos: *Provided*, That the word "receipt" shall be construed to include every ticket, check, or receipt for the price of carriage issued by any railroad, steamboat company, or other common carrier, except as hereinafter provided: *And provided further*, That receipts given by insular, provincial, or municipal employees for their salaries or any part thereof shall be exempt: *And provided further*, That receipts issued by any tax collector or any Government employee, whether in the employ of the Insular Government, of a province, or municipality, for money paid on account of taxes, deposits, purchase or sale of real estate or personal property, or for services rendered by the Government and due or to be paid into a public treasury, shall be exempt.

Eighth. On each warehouse receipt for any goods, merchandise, or property of any kind held in storage in any public or private warehouse or yard, twenty centavos.

Ninth. (a) On each copy of each set of bills of lading or receipts, except charter party, for any goods, merchandise, or effects to be exported from a port in the Philippine Islands to any foreign port, ten centavos; (b) on each copy of every set of bills of lading or receipts, except charter party, for any goods, merchandise, or effects shipped from one port or place in the Philippine Islands to another port or place in said Islands, two centavos.

It shall be the duty of every railroad or steamboat company, express company, corporation, or person acting as a common carrier, to issue to the shipper or consignor, or to his agent, or to the person from whom any goods are accepted for transportation, a bill of lading, manifest, or other evidence of the receipt and forwarding of any goods, merchandise, or effects for each shipment received for carriage and transportation, whether in bulk or in boxes, bales, packages, bundles, or not so inclosed and included.

Tenth. (a) On each passage ticket or any receipt for money paid for passage by any vessel other than on a vessel belonging to the Insular Government or the Government of the United States from any port in the Philippine Islands to a port in the United States or to any foreign port, if said passage costs not more than sixty pesos, one peso; (b) on each passage ticket as aforesaid costing more than sixty pesos and not more than one hundred and twenty pesos, two pesos; (c) on each passage ticket as aforesaid costing more than one hundred and twenty pesos, three pesos.

Eleventh. (a) On each power of attorney or proxy for voting at any election for officers of any incorporated company or association, except railroad companies or associations organized for charitable or literary purposes or to manage public cemeteries, twenty centavos; (b) on each power of attorney to sell and convey real estate, or to rent and lease the same, to receive or to collect the rent therefrom, to sell or transfer any stocks, bonds, or securities, or to collect any dividends or interests therein, or to perform any and all other acts not hereinbefore specified, twenty centavos: *Provided*, That no stamps shall be required upon any papers necessary for use in the collection of claims from, or by, the Insular Government, or from, or by, any provincial or municipal government.

Twelfth. On each lease, agreement, memorandum, or contract for the hire, use, or rent of any land or tenements, or portions thereof, (a) if executed for a period of time not more than one year, twenty centavos; (b) if executed for a period of time more than one year and not more than three years, fifty centavos; (c) if executed for a period of time more than three years, one peso.

Thirteenth. On every mortgage or pledge of lands, estate, or property, real or personal, heritable or movable, whatsoever, where the same shall be made as a security for the repayment of any definite and certain sum of money lent at the time or previously due and owing or forborne to be paid being payable, and on any conveyance of land, estate, or property whatsoever in trust, or to be sold or otherwise converted into money, which shall be and intended only as security, either by express stipulation or otherwise, when the amount for which the mortgage or deed of trust is given is not less than one thousand pesos nor more than three thousand pesos, fifty centavos, and on each three thousand pesos or fractional part thereof, in excess of nine thousand pesos, fifty centavos additional:

Provided, That upon each and every assignment or transfer of any mortgage, lease, or policy of insurance, or the renewal or continuance of any agreement, contract, or charter by altering or otherwise, a stamp tax shall be levied, collected, and paid at the same rate as that imposed on the original instrument: *And provided further*, That whenever any bond or note shall be secured by a mortgage or deed of trust but one tax shall be collected upon such papers and such tax shall be at the highest rate imposed in this section on such mortgage or bond or note as the case may be.

Fourteenth. On all conveyances, deeds, instruments, or writings whereby any lands, tenements, or other realty sold shall be granted, assigned, transferred, or otherwise conveyed to the purchaser or purchasers, or to any other person or persons designated by such purchaser or purchasers, when the true consideration or value received for such realty is more than two hundred pesos, but not more than one thousand pesos, fifty centavos; and for each additional one thousand pesos or fractional part thereof, of such consideration, fifty centavos: *Provided*, That in sales of encumbered property the tax shall be collected on the net amount of the consideration after deducting the amount of the encumbrance: *And provided further*, That original certificates under the Land Registration Act and patents to lands granted under the Public Land Act shall be exempted from the payment of this tax.

The tax imposed in this paragraph shall be paid and assessed on the complete and full amount of money or other valuable consideration actually paid or delivered in exchange for such lands, tenements, or other realty; and the Collector of Internal Revenue, provincial treasurers, and other revenue officers, when there is good reason to believe that a fraud has been perpetrated on the revenues through the declaration of a fictitious consideration in any such conveyance, deed, instrument, or writing, shall from the real-estate assessment rolls, or from any other reliable source, assess the lands, tenements, or other realty at their true market value and the tax on such conveyance, deed, or instrument shall be assessed and collected on such true market value of the realty conveyed; and any person who, with the intent to defraud the revenues, places a fictitious valuation on any realty conveyed and subject to the tax imposed in this paragraph, or any valuation which shall be less than the actual amount of money or other valuable thing received or delivered in payment for such realty, shall, in addition to the payment of the tax assessed on the actual consideration received or true market value of the realty conveyed, forfeit and pay a sum equal to twice the amount of such tax.

Fifteenth. The fees prescribed in section one hundred and fourteen of the Land Registration Act, and the amendments thereto, shall be paid in the amounts and to the officials provided by said Act and its amendments, and shall be accounted for as provided in said Act.

Sixteenth. On every charter party, contract, or agreement for the charter of any ship, vessel, or steamer, or any letter or memorandum or other writing between the captain, master, or owner, or other person acting as agent of any ship, vessel, or steamer and any other person or persons for or relating to the charter of any such ship, vessel, or steamer, and on any renewal or transfer of such charter, contract, agreement, letter, or memorandum, (a) if the registered gross tonnage of the ship, vessel, or steamer is not more than three hundred

that such certificates can not be sold by the provincial treasurer, or his deputies, of any province without serious detriment to the other work of his office or unnecessary expense to the Government, the Collector of Internal Revenue may, with the consent of the Secretary of Finance and Justice, authorize such provincial treasurer to appoint special deputies for the sale of certificates of registration during the first four months of the year, and every such special deputy shall be paid at a rate not exceeding ten centavos for each certificate sold by him, and no such special deputy shall be employed for a period exceeding one hundred and twenty days: *Provided*, That this provision is made for the purpose of economy, and if it shall appear to the satisfaction of the Collector of Internal Revenue and the Secretary of Finance and Justice that these certificates can be sold with less expense in some other manner such special deputies shall not be appointed.

SEC. 125. The certificate of registration provided for in this article may be used for the purposes of identification, admitted in evidence, and used for all the purposes to which the "cedulas personales" were put under the Spanish laws. Any person required by law to possess a certificate of registration who does not possess one for the proper year shall not be allowed to vote in any election for public officers in the Philippine Islands. The certificates of registration shall be presented by the holder thereof whenever he or she (a) appears in any court in any capacity whatever, (b) transacts any business with any public office or officer, (c) pays any taxes or receives money from any public funds, (d) acknowledges any document before a notary public, (e) assumes any public office whether by appointment or by election, (f) receives any license, certificate, or permit from any public authority. No contract, deed, or other document acknowledged before a notary public shall be valid or be recognized by any court unless the notary shall have certified thereon that the certificates of registration of all of the parties thereto have been presented to him and shall have entered in such certificate the number, place of issue, and date of each such certificate.

ARTICLE XIII.

TAXATION OF INSURANCE COMPANIES.

SEC. 126. There shall be levied and collected on every insurance company or agency thereof doing business in the Philippine Islands a tax equal to one per centum of the total premiums or other considerations received and collected in the Philippine Islands after the taking effect of this Act during each calendar year and whether said premiums were paid in money, notes, credits, or any substitutes for money; and every such company or agency shall, on or before the first day of April in each year, pay to the treasurer of the province in which the place of business is situate the tax due for the calendar year last preceding: *Provided*, That insurance companies need not include in the total premiums collected, and upon which the tax is to be levied, any premiums returned to the parties insured within four months of the payment thereof on account of the rejection of the risk by the company: *And provided further*, That upon all reinsurance by a company which has already effected the insurance and paid the tax,

the non-Christian tribes, unless otherwise provided by law, soldiers and sailors of the United States Army and Navy, civilian employees of the military branch of the United States Government in the Philippine Islands, consular and diplomatic representatives and officials of foreign powers in the Philippine Islands, paupers, insane persons, imbeciles, and persons serving a sentence of more than one year in a public prison, shall annually pay a poll or cedula personal tax by purchasing a certificate of registration as hereinafter provided: *Provided*, That it shall be the duty of provincial treasurers to issue certificates of registration to males eighteen years of age and under or sixty years of age and over, to females of any age, and to all other persons specifically exempted, who may request such certificates and pay the price imposed in the next succeeding section.

SEC. 121. Certificates of registration shall be sold by all provincial treasurers, or their authorized deputies, on and after the first Monday in January, nineteen hundred and five, and prior to the last Saturday in April in each year thereafter, at the uniform price of one peso, and on and after the last Saturday in April until the first Monday in January, next following, at the uniform price of two pesos. This tax shall be deemed to be delinquent after the last Saturday in April: *Provided*, That persons not resident in the Philippine Islands prior to the last Saturday in April, of any year, but who enter and reside in the Islands after that time, shall pay only one peso for a certificate of registration upon application made within twenty days after their arrival in the Islands: *And provided further*, That the existing laws relating to the cedula tax are continued in force until January first, nineteen hundred and five.

SEC. 122. Any person liable to the tax imposed herein who has not purchased a certificate of registration and who is delinquent in such purchase, who shall, on demand of the provincial treasurer, willfully refuse to purchase such certificate, shall be subject to the collection of the tax by either of the two following methods: First, the provincial treasurer may enforce the collection of the tax by the seizure of any personal property of the taxpayer and the sale of the same in accordance with the provisions for the sale of personal property in the collection of taxes under the Municipal Code, and no exemption shall be allowed in favor of a person liable to pay such tax; second, the provincial treasurer may, in his discretion, enforce the collection of the tax and the penalty, after the same shall remain delinquent for fifteen days, by causing the delinquent to be prosecuted before the president of the municipality in which the delinquent shall reside, for such delinquency, and upon conviction the person so delinquent shall be sentenced to imprisonment for ten days, and such imprisonment shall be deemed a satisfaction of the tax and penalty and entitle the person so convicted, at the expiration of his imprisonment, to the certificate as though the tax and penalty had been paid in money.

SEC. 123. Any person who uses, attempts to use, or has in his possession with intent to defraud the revenue, deceive the courts, or mislead any revenue officer or other person, any certificate of registration issued to any other person, shall be fined in the sum of two hundred pesos.

SEC. 124. Whenever it becomes necessary in any province to employ special deputies to sell certificates of registration and when it is shown to the satisfaction of the Collector of Internal Revenue

that such certificates can not be sold by the provincial treasurer, or his deputies, of any province without serious detriment to the other work of his office or unnecessary expense to the Government, the Collector of Internal Revenue may, with the consent of the Secretary of Finance and Justice, authorize such provincial treasurer to appoint special deputies for the sale of certificates of registration during the first four months of the year, and every such special deputy shall be paid at a rate not exceeding ten centavos for each certificate sold by him, and no such special deputy shall be employed for a period exceeding one hundred and twenty days: *Provided*, That this provision is made for the purpose of economy, and if it shall appear to the satisfaction of the Collector of Internal Revenue and the Secretary of Finance and Justice that these certificates can be sold with less expense in some other manner such special deputies shall not be appointed.

SEC. 125. The certificate of registration provided for in this article may be used for the purposes of identification, admitted in evidence, and used for all the purposes to which the "cedulas personales" were put under the Spanish laws. Any person required by law to possess a certificate of registration who does not possess one for the proper year shall not be allowed to vote in any election for public officers in the Philippine Islands. The certificates of registration shall be presented by the holder thereof whenever he or she (a) appears in any court in any capacity whatever, (b) transacts any business with any public office or officer, (c) pays any taxes or receives money from any public funds, (d) acknowledges any document before a notary public, (e) assumes any public office whether by appointment or by election, (f) receives any license, certificate, or permit from any public authority. No contract, deed, or other document acknowledged before a notary public shall be valid or be recognized by any court unless the notary shall have certified thereon that the certificates of registration of all of the parties thereto have been presented to him and shall have entered in such certificate the number, place of issue, and date of each such certificate.

ARTICLE XIII.

TAXATION OF INSURANCE COMPANIES.

SEC. 126. There shall be levied and collected on every insurance company or agency thereof doing business in the Philippine Islands a tax equal to one per centum of the total premiums or other considerations received and collected in the Philippine Islands after the taking effect of this Act during each calendar year and whether said premiums were paid in money, notes, credits, or any substitutes for money; and every such company or agency shall, on or before the first day of April in each year, pay to the treasurer of the province in which the place of business is situate the tax due for the calendar year last preceding: *Provided*, That insurance companies need not include in the total premiums collected, and upon which the tax is to be levied, any premiums returned to the parties insured within four months of the payment thereof on account of the rejection of the risk by the company: *And provided further*, That upon all reinsurance by a company which has already effected the insurance and paid the tax,

the tax upon such reinsurance shall be one-half of one per centum of the premium instead of one per centum.

SEC. 127. For the purposes of this Act the term "insurance company" shall be taken to include any person, partnership, association, or corporation insuring persons or their successors against loss or damage by sea or on inland waters, by fire or lightning, by storm or wind, by flood or drouth, by death, by accident of any kind, by any criminal act, by error or flaw in title or deed, by act or omission of employee or employer, by explosions of any kind, by breakage of machinery, or against loss or damage arising in any other manner; also any person, partnership, association, or corporation whose business it is to guarantee the fidelity of the incumbent of any office or position of trust in the public service, or in private relations, or to guarantee the legality of bonds or other obligations, titles, or credits: *Provided*, That the provisions of this article shall not apply to any purely coöperative insurance company or association carried on by the members thereof with money collected solely from the members and solely for their own protection and not conducted for private profit.

SEC. 128. Every insurance company as aforesaid liable to the payment of a tax under this article shall, on or before the first day of April in each year, render a statement in writing, in such form as the Collector of Internal Revenue shall prescribe, containing an account of the conditions of its business during the calendar year last preceding, the entire amount of all premiums and other considerations received during such year, whether in money, notes, credits, or other substitutes for money, and containing further such information as the Collector of Internal Revenue may require.

SEC. 129. In case of the failure of any insurance company subject to the tax imposed in this article to render a statement as required, the Collector of Internal Revenue shall assess any such insurance company for the amount of premiums he believes it to have received and shall levy and collect the tax thereon; and in all other cases he shall levy and collect the tax on the basis of the premiums reported.

ARTICLE XIV.

TAX ON FOREST PRODUCTS.

SEC. 130. From and after January first, nineteen hundred and five, there shall be paid on any timber, firewood for commercial use, gums, resins, and other forest products cut or gathered from all public forests and forest reserves in the Philippine Islands, the respective taxes imposed on such products in this article. The payment of all such taxes shall be made in the manner prescribed in Article III of this Act and in accordance with such special rules and regulations as the Collector of Internal Revenue, under the authority of the Secretary of Finance and Justice, may prescribe.

The demarcation, protection, management, reproduction, occupancy, and use of all public forests and forest reserves shall be in accordance with the provisions of the Forest Act and of all laws and regulations now in force or which may hereafter be enacted or prescribed. The Chief of the Bureau of Forestry shall, under the authority of the Secretary of the Interior, prescribe all necessary regulations governing the use of all public forests and forest reserves and shall be charged

through his subordinates with the enforcement of the laws and regulations regarding the demarcation, protection, management, and reproduction of all public forests and forest reserves and of their use or occupancy by any person, firm, association, or corporation; and all forestry inspectors, rangers, and other officials of the Bureau of Forestry shall in addition be charged with the classification and appraisal of all forest products cut, gathered, or removed from the public forests and forest reserves and shall coöperate with the internal-revenue officials in securing the full payment of the internal-revenue taxes imposed on such products and with the enforcement of the provisions of this article.

SEC. 131. For the purposes of this Act the various provinces in the Philippine Islands are divided into two classes:

Class A shall include the Provinces of Abra, Bataan, Batangas, Benguet, Bulacan, Capiz, Cavite, Cebu, Ilocos Norte, Ilocos Sur, Iloilo, La Laguna, Nueva Ecija, Pampanga, Pangasinan, Rizal, Romblon, Sorsogon, Tarlac, Union, and Zambales.

Class B shall include the Provinces of Albay, Ambos Camarines, Antique, Bohol, Cagayan, Isabela, Lepanto-Bontoc, Leyte, Masbate, Mindoro, Misamis, Moro, Negros Occidental, Negros Oriental, Nueva Vizcaya, Paragua, Samar, Surigao, and Tayabas.

For the purposes of this Act the various native trees are divided into four groups:

The first group shall include acle, baticulin, betis, camagon, ebony, ipil, lanete, mancono, molave, narra, tindalo, and yacal.

The second group shall include alupag, aranga, banaba, bansalaguin, banuyo, batitinan, bolongeta, calamansanay, calantas, dungon, guiyo, macaasin, malacadios, mangachapuy, palo maria, supa, teak, and tucan-calao.

The third group shall include agoho, amuguis, anubing, apitong, batino, bitanhol, calumpit, catmon, cupang, dalinsi, dita, dungonlate, inalacmalac, malapapaya, malasantol, mayapis, nato, palosapis, panao, sacat, santol, tamayuan, and tanguile.

The fourth group shall include anahao, anam, apuit, bacat, balacat, balinhasay, batete, bayoc, bonga, bulao, lauan, malaanonang, malabalac, malabonga, mangasinoro, manicnic, pagatpat, and pagsainguin.

SEC. 132. On each cubic meter of timber which may be cut in any public forest or forest reserve in any of the provinces of the Philippine Islands for domestic sale or consumption, or for export, there shall be paid, within thirty days from date of the receipt by the owner or his agent of the order of payment of the Government charge on the same, into the Insular Treasury, as provided by existing law, the following sums:

1. On all timber included in the first group cut in any province included in Class A, five pesos; when cut in any province included in Class B, two pesos and fifty centavos.

2. On all timber included in the second group cut in any province included in Class A, three pesos; when cut in any province included in Class B, one peso and fifty centavos.

3. On all timber included in the third group cut in any province included in Class A, one peso and fifty centavos; when cut in any province included in Class B, one peso.

4. On all timber included in the fourth group and on all non-

enumerated timber cut in any province included in Class A, one peso; when cut in any province included in Class B, fifty centavos: *Provided*, That when timber cut in provinces included in Class A has been selected for felling by duly authorized forest officials, the rates on such timber shall be only such as are fixed in this section on timber cut in provinces included in Class B: *And provided further*, That the taxes imposed in this section on ebony and camagon shall be charged on said timbers when presented for measurement and appraisal with the sapwood still attached, and the number of cubic meters in each piece of timber so measured shall include the sapwood attached to the same; and when ebony or camagon timber from which the sapwood has been stripped is presented for measurement and appraisal, there shall be assessed and collected the following sums:

5. On each cubic meter of ebony cut in any province included in Class A, thirteen pesos and fifty centavos; when cut in any province included in Class B, six pesos. On each cubic meter of camagon cut in any province included in Class A, eight pesos; when cut in any province included in Class B, four pesos and fifty centavos.

The volume of all round timber shall be ascertained by multiplying the area of the small end by the length of the log. The volume of all squared timber shall be ascertained by multiplying the average cross section by the length, to which twenty-five per centum shall be added for loss in squaring. The volume of all sawn timber shall be ascertained by multiplying the average cross section by the length, to which fifteen per centum shall be added for loss in sawing.

All timber included in the preceding section in the third and fourth groups and all nonenumerated timber cut in any province, known in the market under the name of "raja," and which shall not exceed one and one-half meters in length and fifteen centimeters in diameter, shall be classed as firewood, and the following taxes shall be collected thereon:

6. On all firewood consisting of "rajas" from sixty centimeters to one and one-half meters in length, and from seven centimeters to fifteen centimeters in diameter, one peso for each one thousand "rajas."

7. On all firewood consisting of pieces of timber less than sixty centimeters in length and less than seven centimeters in diameter, ten centavos per cubic meter: *Provided*, That whenever in the opinion of the Chief of the Bureau of Forestry the preservation and use of the public forests and forest reserves shall render necessary the removal of the tops of fallen timber, said tops when removed in accordance with the regulations prescribed by the Chief of the Bureau of Forestry, shall be exempted from the payment of any tax imposed in this section on timber or firewood or other forest products.

8. On all gums and resins and other forest products gathered or removed from any province there shall be paid on the actual market value thereof ten per centum.

The Collector of Internal Revenue and the Chief of the Bureau of Forestry shall, upon the passage of this Act and from time to time thereafter, make a joint assessment of the actual market value of the various products on which taxes are imposed in this section; said assessments shall be made from the most reliable data available and shall be published in the Official Gazette for the information of taxpayers.

SEC. 133. All the provisions of the Forest Act not inconsistent with the provisions of this article are hereby preserved in full force and effect.

ARTICLE XV.

TAX ON VALID PERFECTED MINING CONCESSIONS GRANTED PRIOR TO APRIL ELEVENTH, EIGHTEEN HUNDRED AND NINETY-NINE.

SEC. 134. On all valid perfected mining concessions granted prior to April eleventh, eighteen hundred and ninety-nine, there shall be levied and collected on and after January first, nineteen hundred and five, the following taxes:

1. (a) On each claim containing an area of sixty thousand square meters, an annual tax of one hundred pesos; (b) and at the same rate proportionately on each claim containing an area in excess of, or less than, sixty thousand square meters.

2. On the gross output of each mine an ad valorem tax equal to three per centum of the actual market value of such output.

SEC. 135. All license taxes shall be paid annually, in advance, and all ad valorem taxes on the value of the output of the mines shall be assessed and paid before the removal of any such products from the locality where they are stored after being mined, and for the purpose of establishing a uniform basis for the assessment of this tax the Collector of Internal Revenue and the Chief of the Bureau of Public Lands shall, upon the passage of this Act and from time to time thereafter, make a joint assessment of the actual market value of the various products of the mines in the Philippine Islands subject to the taxes imposed herein; such assessment shall be made from the most reliable data available and shall be published in the Official Gazette for the information of taxpayers.

SEC. 136. The officials of the Bureau of Public Lands and of the Mining Bureau shall coöperate with the internal-revenue officials for the purpose of securing a complete assessment and payment of the taxes imposed in this article.

SEC. 137. Any concessionaire, his agent, assignee, or representative, who fails to pay the license tax imposed by this Act or who removes any products of his mine from the locality where they are stored at the mine without previous payment of the ad valorem tax imposed in this article on such products shall forfeit his concession to the mining right and all of the products illegally removed.

ARTICLE XVI.

TAX ON BUSINESS, MANUFACTURE, AND OCCUPATION.

SEC. 138. During the calendar year beginning January first, nineteen hundred and five, and during each succeeding year, there shall be levied and collected on the various business and manufacturing enterprises and on the occupations engaged in or conducted in the Philippine Islands the various taxes in the amounts specifically set forth and enumerated in the succeeding sections of this article: *Provided*, That except as in this Act otherwise specially provided nothing in this Act contained shall be deemed to be a repeal of Act Numbered Eighty-two, the Municipal Code, and the amendments thereto,

and Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila," and the amendments thereto, or of any taxation provisions therein contained: *And provided further*, That the laws now in force providing for the collection of the industrial taxes shall continue in force until January first, nineteen hundred and five.

SEC. 139. Except as hereinafter specifically exempted, there shall be paid by each merchant and manufacturer a tax at the rate of one-third of one per centum on the gross value in money of all goods, wares, and merchandise sold, bartered, or exchanged for domestic consumption in the Philippine Islands, and this tax shall be paid whether such commodities consist of raw materials or manufactured or partially manufactured products, and whether of domestic production or imported. This tax shall be assessed on the actual selling price at which every such merchant or manufacturer disposes of his commodities, and shall be paid at the end of each quarter in the sum lawfully due on the gross amount in money of the sales made by every such merchant or manufacturer during each such quarter. And each such merchant or manufacturer shall, on the first day of January, nineteen hundred and five, or on the date thereafter on which any such merchant or manufacturer engages in any such mercantile or manufacturing pursuit, pay a tax of two pesos.

SEC. 140. Every person who on his own account, or on commission for another, is engaged in the sale, barter, or exchange of foreign or domestic goods, wares, or merchandise of any and all kinds for domestic consumption, and whether such goods, wares, or merchandise consist of raw materials or of manufactured or partially manufactured products, shall be considered as a merchant within the meaning of this article.

SEC. 141. Every person who by physical or chemical process alters the exterior texture or form or inner substance of any raw material or manufactured or partially manufactured product in such manner as to prepare it for a special use or uses to which it could not have been put in its original condition, or who by any such process alters the quality of any such raw material or manufactured or partially manufactured product so as to reduce it to marketable shape or prepare it for any of the uses of industry, or who by any such process combines any such raw material or manufactured or partially manufactured products with other materials or products of the same or of different kinds and in such manner that the finished product of such process of manufacture can be put to a special use or uses to which such raw material or manufactured or partially manufactured products in their original condition could not have been put, and who in addition alters such raw material or manufactured or partially manufactured products, or combines the same to produce such finished products for the purpose of their sale or distribution to others and not for his own use or consumption, shall be considered as a manufacturer within the meaning of this article. Persons, associations, or corporations engaged in the manufacture and sale of electric light, power, or heat, or in conducting telephone or telegraph lines or exchanges, or in the building or repair of ships or boats, or in conducting dockyards, shall also be regarded as manufacturers within the meaning of this article.

SEC. 142. The following persons shall be exempted from the payment of the taxes imposed in section one hundred and thirty-nine:

(a) Agriculturists, on all products of their own production sold by them.

(b) Exporters, on the raw material and manufactured or partially manufactured products actually exported by them.

(c) Manufacturers and merchants engaged exclusively in the manufacture or sale of distilled, rectified, or manufactured spirits or liquors, fermented liquors, cigars, cigarettes, and other tobacco products, or matches. Merchants engaged in the sale of any or all of the articles enumerated in this paragraph and also in the sale of other commodities shall pay the tax imposed in this article only on the gross sales of such other commodities and not on any of the articles enumerated in this paragraph.

(d) Stores belonging to any branch of the Insular Government or of the Government of the United States, and sold or issued exclusively to soldiers or sailors of the United States Army or Navy, or to civilian employees, or issued for the exclusive use in any hospital, sanitarium, or charitable institution conducted by the Government or by private persons, and not conducted for private profit or gain.

(e) Manufacturing plants conducted by the Government of the United States, the Insular Government, or local governments, the products from which are for general sale, use, or distribution, or for the exclusive use of such governments.

(f) Carpenters, brick masons, tinsmiths, joiners, plumbers, and other mechanics and artisans, and all other persons who work by contract, by the piece, or by the day for others and who have no shop and keep no stock for sale or distribution of articles manufactured by them.

(g) Persons whose manufactures consist solely in harvesting and getting into proper condition for their own use or for sale the products of the lands owned or occupied by them, such as the cutting and drying of copra and threshing of rice.

(h) Butchers and bakers and all persons engaged in market places in the sale exclusively of fruits, vegetables, game, poultry, fish, and similar domestic products at retail.

(i) Peddlers and small booth keepers the gross value of whose annual sales does not exceed five hundred pesos.

SEC. 143. Every person, association, or corporation engaged in business as a common carrier shall pay a tax equal in amount to one per centum of the gross receipts from such business, and such tax shall be paid at the end of each quarter and shall be assessed and collected, as far as may be practicable, in the same manner as the taxes imposed in this article on merchants and manufacturers are assessed and collected. And each such person, association, or corporation so engaged in business as a common carrier shall, on the first day of January, nineteen hundred and five, or on the date thereafter on which any such common carrier engages in such business, pay a tax of two pesos: *Provided*, That any person, association, or corporation which under the terms of its charter or franchise is obligated to the payment of a specific tax to the exclusion of all other taxes shall be exempted from the payment of the tax imposed in this section on common carriers: *And provided further*, That owners of carabaos, carts, wagons, carromatas, and similar vehicles, or of cascoes or simi-

lar small craft, whose annual gross receipts from the business done do not exceed the sum of two thousand pesos, shall not be deemed common carriers within the intent of this section: *And provided further*, That the tax imposed by this section shall not be levied or collected upon any common carrier taxable under the provisions of Acts Numbered Two hundred and thirty and Three hundred and fifty-five, or the amendments thereto.

SEC. 144. Annual occupation license taxes shall be paid in the amounts hereinafter specified, in advance, in quarterly or annual payments at the option of each person, association, or corporation subject thereto.

1. Every stockbroker shall pay eighty pesos. Every person, firm, or company whose business it is, for themselves or others, to negotiate purchases or sales of stocks, bonds, exchange, bullion, coined money, bank notes, promissory notes, or other securities shall be regarded as a stockbroker.

2. Every real-estate broker shall pay eighty pesos. Every person, firm, or company whose business it is for themselves or others to negotiate purchases or sales of lands, buildings, or interest therein, or to negotiate loans secured by lands, buildings, or interest therein, or to rent real estate for others or to collect rents thereon, shall be regarded as a real-estate broker.

3. Every custom-house broker shall pay eighty pesos. Every person, firm, or company whose occupation it is, as the agent of others, to arrange entries or other custom-house papers, or transact business at any port of entry relative to the importation or exportation of goods, wares, or merchandise, shall be regarded as a custom-house broker.

4. Every pawnbroker shall pay two hundred pesos. Every person, firm, or company whose business or occupation it is to take or receive by way of pledge or pawn, any goods, wares, or merchandise of any kind of personal property whatever, except agricultural products, as security for the repayment of money loaned thereon, shall be regarded as a pawnbroker.

No banker who is taxed upon his capital and deposits by virtue of other provisions of this Act shall be subject to pay the taxes imposed in this article upon stockbrokers, real-estate brokers, or pawnbrokers.

5. Every proprietor of a theater, museum, cockpit, or concert hall shall pay two hundred pesos. Every edifice used for the purpose of operatic and dramatic or other representations, plays, or performances for admission to which entrance money is received, not including halls rented or used occasionally for concerts or theatrical representations, shall be regarded as a theater: *Provided*, That whenever any such edifice is under lease on the taking effect of this Act the tax shall be paid by the lessee, unless otherwise stipulated by the parties to said lease.

6. Every proprietor of a circus shall pay two hundred pesos. Every building, tent, or area where feats of horsemanship and acrobatic sports are exhibited shall be regarded as a circus: *Provided*, That but one license tax shall be exacted after the taking effect of this Act from the same proprietor for the same circus, although exhibitions are given in more than one province: *And provided further*, That traveling circuses and theater companies performing in streets and squares or in buildings not intended for amusement purposes,

shall be exempt from the payment of the tax imposed in this paragraph.

7. Every proprietor of a billiard room shall pay ten pesos for each table. Every building or place where games of billiards or pool are played, and that are open to the public with or without charge, shall be regarded as a billiard room.

8. Every lawyer, registered medical practitioner, civil, mechanical or mining engineer, land surveyor, or architect shall pay fifty pesos: *Provided*, That every dental surgeon shall pay forty pesos: *And provided further*, That an undergraduate in medicine (cirujano ministrante) shall pay ten pesos only.

9. Every chiropodist, manicurist, photographer, lithographer, engraver, and professional appraiser or connoisseur of tobacco and other domestic or foreign products shall pay forty pesos.

10. Every veterinarian, farrier, and proprietor of a shop where bicycles or vehicles of any and all kinds are repaired shall pay twenty pesos: *Provided*, That officials and employees of the Insular Government, or of the provincial or municipal governments, or persons in the military, naval, or civil service of the United States, and whose entire professional services are devoted exclusively to such governments or under their direction, shall be exempted from the payment of the taxes imposed in this paragraph and in the two immediately preceding paragraphs: *And provided further*, That the exemption herein conferred shall extend also to such persons as may devote their entire professional services, with or without pay, to any religious, eleemosynary, educational, or charitable institution, hospital, sanitarium, or similar institution conducted entirely or in part by the Insular, provincial, or municipal governments, or entirely or in part by private individuals, and not conducted for private gain or profit.

11. Every owner of a race track shall pay, for each day on which races are run on such track, sixty pesos. Every person who owns, leases, or controls a track where horses are entered and races are run as a public exhibition, whether money is bet or not on the result of such races, shall be regarded as the owner of a race track.

SEC. 145. Every person subject to the payment of a specific occupation license tax who is delinquent in the payment of such tax for the period of ten days or more shall, in addition to the payment of the tax due, be fined administratively in a sum equal to the amount of his license tax for the period of one quarter; and any such person who refuses or fails to pay such delinquent tax and fine when required to do so, shall for each refusal or failure be fined administratively in a sum equal to the amount of his license tax for the period of one year.

Every merchant, manufacturer, or common carrier subject to the payment of a percentage tax on the gross receipts from sales or services, who fails or refuses to make a true and complete return of the amount of such receipts or earnings or who fails to pay the full and entire amount of taxes due on such receipts or earnings shall, in addition to the payment of the tax due, for the first offense be fined administratively in a sum equal to five times the amount of the tax due and unpaid; and every such merchant, manufacturer, or common carrier detected in the commission of a second similar offense shall be punished by a fine not exceeding the amount of the tax due and

unpaid plus the sum of one thousand pesos, or by imprisonment for a term not exceeding one year, or both, in the discretion of the court.

ARTICLE XVII.

DISTRIBUTION OF TAXES AND REPEAL OF EXISTING PROVISIONS.

SEC. 146. (a) All existing laws, ordinances, orders, and regulations, whether enacted or made under the Spanish régime or under the Military Government in the Philippine Islands or by the Insular Government, whereby taxes are imposed upon any of the persons, objects, or occupations taxed under the provisions of this Act, and all industrial taxes and stamp taxes imposed under the Spanish régime and heretofore in force in these Islands, are hereby repealed except as otherwise specially provided in this Act, and the taxes imposed by this Act are substituted in lieu thereof.

(b) Paragraphs (j) and (k) of section seventeen of Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila," are hereby amended so as to read as follows:

"(j) To issue licenses fixing the amount of the license fee and prescribing the time and manner of issuing or revoking same for the following: Hawkers, peddlers, hucksters, auctioneers, plumbers, hotels, restaurants, cafés, lodging houses, public vehicles, race tracks, horse races, and livery stables.

"(k) To make regulations for the conducting of the business of the following: All the persons named in paragraph (j) of this section, and also pawnbrokers, dealers in second-hand merchandise, junk dealers, public ferries, billiard tables, theaters, theatrical performances, circuses, and all other performances and places of amusement, and the keeping, preparation, and sale of meat, poultry, fish, butter, cheese, lard, vegetables, bread, and other provisions."

(c) Nothing herein contained shall be deemed to repeal any provisions of law requiring stamps or other taxes by virtue of Acts Numbered Two hundred and thirty, Three hundred and fifty-five, Ten hundred and forty-five, and Eleven hundred and forty-seven.

(d) Nothing herein contained shall be deemed to repeal Act Numbered Fifty-nine, entitled "An Act regulating the sale of intoxicating liquors within the city of Manila and its attached barrios."

(e) That portion of paragraph (h) of section forty-three of Act Numbered Eighty-two, called the Municipal Code, which authorizes municipalities to exact licenses for billiard tables, theatrical performances, circuses, and cockpits, is hereby repealed.

SEC. 147. Of the taxes assessed and collected by virtue of the provisions of this Act the following shall inure to the Insular Treasury and be devoted wholly to the purposes of the Insular Government, except such portion thereof as is in this article set apart for the use and benefit of the provincial and municipal governments:

First. All stamp taxes.

Second. All license taxes except licenses for the maintenance of theaters, museums, cockpits, concert halls, pawnbrokers, circuses, and billiard rooms.

Third. All taxes on the manufacture and sale of distilled spirits, including taxes on the distillation and refining or rectifying thereof, on the manufacture and sale of imitation wines and liquors.

Fourth. All taxes on fermented liquors and the manufacture and sale thereof.

Fifth. All taxes on tobacco and snuff and the manufacture and sale thereof.

Sixth. All taxes on cigars and cigarettes and the manufacture and sale thereof.

Seventh. All taxes on the manufacture of matches.

Eighth. All taxes on banks and bankers.

Ninth. All taxes on insurance companies.

Tenth. All taxes on forestry products.

Eleventh. All taxes on valid perfected mining concessions granted prior to April eleventh, eighteen hundred and ninety-nine.

Twelfth. All taxes on business, manufacture, and occupation.

SEC. 148. The proceeds of the following taxes shall be for the exclusive benefit of the municipality wherein the same are assessed and collected:

License taxes on theaters, museums, cockpits, and concert halls, pawnbrokers, circuses, and billiard rooms.

SEC. 149. The proceeds of the poll or cedula personal tax shall be one-half for the benefit of the provincial government and one-half for the benefit of the municipal government wherein the same are assessed and collected.

SEC. 150. Of the revenues accruing to the Insular Treasury by virtue of the provisions of this Act, ten per centum shall be set apart for the benefit of the provincial governments for general provincial purposes, and fifteen per centum shall be set apart for the municipal governments for general municipal purposes in accordance with law. The amounts thus set aside shall be apportioned among the several provinces and municipalities in proportion to their respective populations as shown by the census of nineteen hundred and three and shall be returned by settlement warrant to the provincial treasurers and the city of Manila quarterly, after January first, nineteen hundred and five, for disbursement and for payment to the proper municipalities. Such return shall be made as soon after the close of each quarter as the accounts of the collections for said quarter shall have been settled and adjusted by the Auditor, and for this purpose a permanent appropriation of the sums so required is hereby made: *Provided*, That of the fifteen per centum of the revenues set apart by this section for the benefit of the several municipal governments, one-third thereof shall be utilized solely for the purposes of the maintenance of free public primary schools in the respective municipalities, including the payment of teachers, the building of schoolhouses, and other expenditures appertaining to the maintenance of the public schools. For the purposes of this Act the city of Manila shall be deemed as a municipality and as a province, so that in the apportionment to the several provinces and municipalities it shall receive on a basis of twenty-five per centum.

SEC. 151. Wherever in this Act it is prescribed that a duty shall be performed by the provincial treasurer and his deputies, the duty so imposed on the provincial treasurer and his deputies, shall be performed in the city of Manila by the City Assessor and Collector and his deputies: *Provided*, That the cost to the city of Manila of collections under this Act, aside from the salary of the City Assessor and

Collector, shall be reimbursed to the city of Manila from the Insular Treasury.

SEC. 152. Until the Collector of Internal Revenue shall have the proper books, stamps, and forms ready for distribution, the methods provided for the administration of this Act shall not be required; and he is empowered to make such temporary regulations and arrangements for the collection of the taxes imposed by this Act as will not unduly embarrass or interrupt the business of the persons affected thereby.

SEC. 153. This Act shall take effect on the first day of August, nineteen hundred and four.

Enacted, July 2, 1904.

[No. 1190.]

AN ACT To amend section forty-seven of Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila," by providing that the annual tax on the assessed value of real estate in the city of Manila for the year nineteen hundred and four shall be one and one-half per centum thereof.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section forty-seven of Act Numbered One hundred and eighty-three, entitled "An Act to incorporate the city of Manila," is hereby amended by providing that the annual tax on the assessed value of all real estate in the city of Manila subject to taxation for the year nineteen hundred and four shall be one and one-half per centum thereof, instead of two per centum thereof as now provided by said section: *Provided*, That one per centum of the assessed value of all such real estate shall be payable on or before the first day of July, nineteen hundred and four, and one-half per centum thereof shall be payable on or before the thirty-first day of December, nineteen hundred and four, in satisfaction of said tax.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 5, 1904.

[No. 1191.]

AN ACT Amending rule twenty and rule thirty-seven of Act Numbered Ninety.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. With the concurrence and approval of the Secretary of War first had, rule twenty of Act Numbered Ninety is hereby amended by prefixing thereto the words "Except as hereinafter provided," so that said rule shall read as follows:

"RULE 20. Except as hereinafter provided, accounts of disburse-

ment shall be rendered monthly and transmitted to the Auditor within ten days after the expiration of the month to which they pertain, by the officers and agents authorized to make disbursements, in which such officers or agents shall charge themselves with all moneys advanced to them, respectively, by the Treasurer, and take credit for the disbursements made by them, supported by proper vouchers. An abstract of the disbursements, accompanied by the vouchers therefor, consecutively numbered, shall be transmitted with each account."

SEC. 2. Rule thirty-seven of Act Numbered Ninety is hereby amended by prefixing thereto the words "Postal accounts of postmasters shall be rendered quarterly and transmitted to the Auditor within ten days after the expiration of the quarter to which they pertain," so that said rule shall read as follows:

"RULE 37. Postal accounts of postmasters shall be rendered quarterly and transmitted to the Auditor within ten days after the expiration of the quarter to which they pertain. The receipts and disbursements of revenue by postmasters shall be covered into the Treasury of the Islands by warrant and counter warrant, signed by the Director of Posts, countersigned by the Auditor, and approved by the Civil Governor."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect as of July first, nineteen hundred and four.

Enacted, July 11, 1904.

[No. 1192.]

AN ACT Appropriating the sum of fourteen thousand seven hundred pesos, Philippine currency, from the Congressional relief fund, to complete the construction and repair of the Vigan-Bangued Road in the Provinces of Ilocos Sur and Abra.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of the Congressional relief fund, the sum of fourteen thousand seven hundred pesos, Philippine currency, or so much thereof as may be necessary, for the purpose of completing the work of construction and repair, including the necessary bridges, on the Vigan-Bangued Road, Provinces of Ilocos Sur and Abra, previous appropriation for which has been made by Act Numbered Nine hundred and twenty. The provisions and conditions provided in sections two to six, inclusive, of said Act Numbered Nine hundred and twenty are hereby made applicable to the expenditure of this appropriation.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Com-

mission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 15, 1904.

[No. 1193.]

AN ACT Providing for the revision of valuation for the purpose of taxation of certain parcels of land in the municipalities of Enrile and Pena Blanca, Province of Cagayan, belonging to Catalina Pintang, José Carbonell, Honorio Lasam, Salvador Lasam, and Hilario Tagubá, so as to correct clerical errors.

Whereas it has been made to appear that an error was committed by the boards of assessors of the municipalities of Enrile and Pena Blanca, and by the reassessment board of the Province of Cagayan, in the classification and valuation of lands belonging to Catalina Pintang and Hilario Tagubá, of Enrile, and to José Carbonell, Honorio Lasam, and Salvador Lasam, of Pena Blanca; and

Whereas the valuations placed upon said lands are found to be inequitable, by reason of oversight and mistake in classifications and valuations: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Cagayan, together with the provincial secretary and provincial fiscal of that province, are hereby constituted a special board, with authority to correct all valuations of the properties above stated on the assessment lists of the municipalities of Enrile and Pena Blanca and to state just valuations, in money of the United States, of each of the parcels of land above referred to, and to correct any and all erroneous assessments of said parcels of land. The assessment lists of the said lands, when so corrected, shall be as lawful and valid for all purposes as though the corrections and reassessments herein provided for had been made by the board of tax revision at the proper time.

SEC. 2. The revision of the valuations and assessments of the parcels of land aforesaid shall be made and completed by the assessment board herein provided on or before the first day of September, nineteen hundred and four. The assessments and revaluations shall be made on notice to Catalina Pintang, José Carbonell, Honorio Lasam, Salvador Lasam, and Hilario Tagubá, and to the municipal authorities of Enrile and Pena Blanca, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of said board. The action of the majority of said board shall be deemed to be the action of the board, and binding.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, July 15, 1904.

[No. 1194.]

AN ACT Appropriating twenty-five thousand dollars, in money of the United States, for general purposes, to be disbursed by the disbursing agent of the Government of the Philippine Islands at Washington, District of Columbia.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of twenty-five thousand dollars, in money of the United States, to be transferred to the disbursing agent of the Government of the Philippine Islands at Washington, District of Columbia, and to be by him disbursed for the general purposes of the Insular Government. Funds disbursed in pursuance of this Act shall be charged by the Auditor for the Philippine Islands to the appropriations of the proper Bureaus, and the fund available for the disbursing agent at Washington shall be credited with the sums so charged to the several Bureaus, so that the fund shall be a reimbursable and permanent one.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 15, 1904.

[No. 1195.]

AN ACT To authorize the issue of three million dollars of certificates of indebtedness under and by authority of section six of the Act of Congress entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands," approved March second, nineteen hundred and three, in addition to the nine millions of dollars of certificates of the same character already authorized by Acts Numbered Six hundred and ninety-six, Seven hundred and ninety-two, and One thousand and fifty, and appropriating the sum of three million and thirty thousand dollars, in gold coin of the United States, from the gold-standard fund for the purpose of paying the principal and the last quarterly interest of the second series of certificates of indebtedness issued pursuant to the provisions of said Act Numbered Seven hundred and ninety-two.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The Secretary of War is hereby authorized, on behalf of the Government of the Philippine Islands, temporarily to issue certificates of indebtedness to the extent of three million dollars, in money of the United States, bearing interest at a rate not to exceed four per centum annually, payable at periods of three months or more, but not later than one year from the date of issue, in denominations of one thousand dollars, in currency of the United States, and redeemable in gold coin of the United States, which certificates of indebtedness shall be disposed of by the Secretary of War at such favorable rate of interest or premium as he may be able to secure, the proceeds thereof to be deposited with the Guaranty Trust Company of

New York, the authorized depository of the Government of the Philippine Islands, to the credit of the Treasury of the Philippine Islands. These certificates are authorized by and shall be issued in accordance with section six of an Act of Congress, approved March second, nineteen hundred and three, entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands," and the proceeds thereof are to be used as provided in said Act. The certificates issued hereunder shall state upon their face that they have been issued in accordance with the terms of said section and by authority of this Act of the Philippine Commission, and that they are in addition to the issue of nine millions of dollars of similar certificates issued under Acts Numbered Six hundred and ninety-six, Seven hundred and ninety-two, and One thousand and fifty, of the Philippine Commission, enacted March twenty-third, nineteen hundred and three, June thirtieth, nineteen hundred and three, and February twelfth, nineteen hundred and four, respectively.

SEC. 2. The Secretary of War shall report to the Auditor and the Treasurer of the Philippine Islands the amount of the certificates of indebtedness the issue of which is authorized in the previous section, which he shall issue under the authority thereof, the numbers and denominations thereof, the rate of interest to be paid thereon, the time when payable, the premium, if any, at which they were issued, and the total proceeds therefrom; and such facts shall be made a matter of record in the offices of the Auditor and the Treasurer of the Philippine Islands. The certificates to be issued under this Act shall be numbered consecutively, the first certificate thereof bearing the number next after that of the last numbered certificate issued under Act Numbered One thousand and fifty.

SEC. 3. Pursuant to the provisions of section one of Act Numbered Nine hundred and thirty-eight, which declares "That whenever the public interest permits, there may be withdrawn from the gold-standard fund such amount as the Philippine Government may deem proper to pay the principal and interest of all, or any part of, the certificates of indebtedness issued under section six of the said Act of Congress of March second, nineteen hundred and three," there is hereby appropriated from the gold-standard fund the sum of three million and thirty thousand dollars, gold coin of the United States, for the payment in New York, upon maturity, of the principal and last quarterly interest of the second series of certificates of indebtedness, maturing September first, nineteen hundred and four, and issued pursuant to the provisions of section six of said Act of Congress approved March second, nineteen hundred and three, and Act Numbered Seven hundred and ninety-two of the Philippine Commission.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, July 18, 1904.

[No. 1196.]

AN ACT Amending the Provincial Government Act, Numbered Eighty-three, as amended by Acts Numbered One hundred and thirty-three and Two hundred and eighty, so as to provide that vacancies in provincial offices shall be filled within ninety days from their occurrence instead of within thirty days as now provided by law.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section twenty-one of the Provincial Government Act, Numbered Eighty-three, as amended by Acts Numbered One hundred and thirty-three and Two hundred and eighty, is hereby amended to read as follows:

“**SEC. 21.** Vacancies in provincial offices created by removal, resignation, or death shall be filled by appointment by the Civil Governor, with the advice and consent of the Commission, within ninety days after the vacancy occurs. The appointment of a provincial governor in case of a vacancy shall be only for the remainder of the term of the person whose removal, resignation, or death causes the vacancy. In case of suspension or absence of any provincial officer, the Civil Governor shall have power to appoint a person to perform the duties of the office during such absence or suspension.”

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 19, 1904.

[No. 1197.]

AN ACT Amending Act Numbered Four hundred and eight so as to provide for the temporary assignment of officials and employees to perform the duties of heads of Offices or Bureaus, in cases of vacancies, upon designation by the proper Secretary of Department or by the Civil Governor.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Four hundred and eight is hereby amended to read as follows:

“**SECTION 1.** In case of the temporary absence or disability of the head of any Office or Bureau established by law, or in case of a vacancy in any such Office, any official or employee in the Office or Bureau may be designated by the Secretary of the Department in which the Office or Bureau is established, temporarily to perform the duties of such head; and it shall be the duty of the person so designated to perform the duties of the head of the Office or Bureau without additional compensation unless the order of the Secretary of the Department designating such person shall state otherwise, in which case the person designated shall receive the compensation provided in said order, not exceeding the salary attached to such office by law: *Provided, That*

the provisions of Act Numbered Six hundred and twenty-six shall not apply to persons receiving the full compensation attached to the position the duties of which they are designated to perform as herein set forth. In case the Office or Bureau is not by law under the charge of the Secretary of any Department, and in case of provincial and municipal officials who are appointed by the Civil Governor, the designation in this section provided shall be made by the Civil Governor."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 19, 1904.

[No. 1198.]

AN ACT Appropriating the sum of one hundred thousand dollars, in money of the United States, from the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure under the direction of the Civil Governor upon resolutions of the Philippine Commission.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of one hundred thousand dollars, in money of the United States, is hereby appropriated, out of the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure under the direction of the Civil Governor, for such purposes and in such manner as may from time to time be authorized by resolutions of the Philippine Commission and in carrying out the intent of the Congress of the United States in appropriating the fund aforesaid.

SEC. 2. The sum of money by this Act appropriated shall be withdrawn from the Insular Treasury by requisitions in favor of such disbursing officer as the Civil Governor may direct, in such allotments as may from time to time be necessary, and shall be accounted for as provided by law.

SEC. 3. The resolutions of the Philippine Commission upon which the funds herein appropriated shall be expended, shall be printed and published in the regular quarterly volume of the laws and resolutions of the Commission and in the Official Gazette.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, July 19, 1904.

[No. 1199.]

AN ACT Authorizing the provincial board of Pampanga to make a loan of not more than one thousand Philippine pesos to the municipality of Apalit, to be used in the construction of a manual-training school in said municipality.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Pampanga is hereby authorized to divert not more than one thousand Philippine pesos, from any provincial funds not otherwise appropriated, as a loan to the municipality of Apalit, to be used in the construction of a manual-training school in said municipality, such loan to be repaid, without interest, in two equal yearly installments, the first to be paid on or before June thirtieth, nineteen hundred and five, and the second on or before June thirtieth, nineteen hundred and six.

SEC. 2. The manual-training school for which provision is made in the preceding section shall be constructed only on plans to be drawn by the Chief of the Bureau of Architecture and Construction of Public Buildings, approved by the General Superintendent of Education, and under the supervision of the provincial board of Pampanga.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, July 19, 1904.

[No. 1200.]

AN ACT To provide for a new assessment of real estate in the Province of Romblon and for the revision of such assessment.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. A new assessment of all real estate in the Province of Romblon shall be made as hereinafter provided. Such new assessment, as revised in accordance with the provisions of sections three to five, inclusive, of this Act, shall be the basis of the collection of real-estate taxes in the Province of Romblon for the year nineteen hundred and five and for succeeding years until further provision is made by law.

SEC. 2. The new assessment provided for in the preceding section shall be made in accordance with the provisions of sections forty-nine to fifty-seven, inclusive, as amended, of Act Numbered Eighty-two: *Provided*, That the boards of assessors shall organize upon the passage of this Act, or as soon thereafter as possible, and that the boards of assessors shall complete their listing and valuation of real property situated within each municipality on or before October first, nineteen hundred and four, and that all complaints against valuations fixed by

municipal boards of assessors shall be filed directly with the new board of tax revision hereinafter created.

SEC. 3. There is hereby created for the Province of Romblon a new board of tax revision, which shall consist of the three members of the provincial board of the said province.

SEC. 4. The powers and duties of the new board of tax revision for the Province of Romblon shall be those prescribed for the provincial board of revision by Act Numbered Five hundred and eighty-two, entitled "An Act to provide for the partial revision of the assessments upon real estate in the municipalities in the Philippine Islands outside the city of Manila," as amended: *Provided*, That the dates relating to the performance of such powers and duties specified in said Act shall be as provided in section five of this Act.

SEC. 5. The new board of tax revision shall be organized on October first, nineteen hundred and four; the time fixed for receiving and hearing complaints shall be not earlier than five days after the organization of the new board of tax revision and not later than November fifteenth, nineteen hundred and four; the certification by the new board of tax revision of a list of the changes made in the assessments fixed by the boards of assessors, together with a list of the total assessments of the taxable lands and improvements in each municipality, provided for in section eight of Act Numbered Five hundred and eighty-two, shall be made not later than December first, nineteen hundred and four, on which date the new board of tax revision shall cease to exercise any powers under this Act.

SEC. 6. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 7. This Act shall take effect on its passage.

Enacted, July 20, 1904.

[No. 1201.]

AN ACT Appropriating an additional sum of one hundred and fifty thousand dollars, in money of the United States, for the purpose of continuing the exhibit of the Philippine Islands at the Louisiana Purchase Exposition.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the additional sum of one hundred and fifty thousand dollars, in money of the United States, to be expended by order of the Exposition Board in the maintenance of the Philippine exhibit at the Louisiana Purchase Exposition, for the purposes and under the restrictions set forth in Act Numbered Five hundred and fourteen, as amended by Act Numbered Seven hundred and sixty-five, and for the purpose of meeting the expenses provided in Act Numbered Seven hundred and sixty-five, for the general purpose of carrying on the exhibit, including the care and custody of the exhibits, and for the general expenses authorized to be incurred by virtue of Act Numbered Five hundred and fourteen,

as amended: *Provided*, That of this appropriation of one hundred and fifty thousand dollars the sum of ninety-four thousand dollars, or so much thereof as may be necessary, shall be used in the payment of freight charges now due and pending. The sum hereby appropriated shall be expended by order of the Exposition Board and in accordance with existing law.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 21, 1904.

[No. 1202.]

AN ACT Appropriating thirty thousand dollars, in money of the United States, out of the gold-standard fund, for the payment of interest on certificates of indebtedness issued by the Government of the Philippine Islands under Act of Congress approved March second, nineteen hundred and three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of the gold-standard fund, the sum of thirty thousand dollars, in money of the United States, for the payment of quarterly interest due August first, nineteen hundred and four, on the certificates of indebtedness amounting to three million dollars, issued and sold on behalf of the Insular Government by the Secretary of War under authority of the Act of Congress approved March second, nineteen hundred and three, and Act Numbered One thousand and fifty of the Philippine Commission.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 22, 1904.

[No. 1203.]

AN ACT Appropriating seventy thousand dollars, in money of the United States, for payment of the second quarterly interest upon the friar land bonds.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of seventy thousand dollars, in money of the United States, for the purpose of paying interest for the second quarter upon the bonds issued in payment of the so-called "friar lands," in pursuance of the provisions of Act Numbered One thousand and thirty-four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 22, 1904.

[No. 1204.]

AN ACT Amending Act Numbered Eighty-five, extending the provisions of the Provincial Government Act to the Province of Pampanga, by changing the capital of that province from Bacolor to San Fernando.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section six of Act Numbered Eighty-five, entitled "An Act extending the provisions of the Provincial Government Act to the Province of Pampanga," is hereby amended to read as follows:

"SEC. 6. The capital of the province shall be at the municipality of San Fernando."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect August fifteenth, nineteen hundred and four.

Enacted, July 22, 1904.

[No. 1205.]

AN ACT Amending Act Numbered One thousand and one so as to provide that the seat of municipal government of the new municipality of La Paz, Province of Abra, shall be at the former municipality of La Paz.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Paragraph four of section one of Act Numbered One thousand and one is hereby amended by striking out at the end of said paragraph the words "at the barrio of Toon, now a part of the municipality of La Paz," and inserting in lieu thereof the words "at the present municipality of La Paz."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 26, 1904.

in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, July 26, 1904.

[No. 1208.]

AN ACT Consolidating the present municipality of Santo Tomas with the municipality of San Fernando, both in the Province of Pampanga, with the seat of municipal government at the present municipality of San Fernando.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The municipality of Santo Tomas, in the Province of Pampanga, is hereby annexed to and consolidated with the municipality of San Fernando in the same province, with the seat of municipal government at the present municipality of San Fernando.

SEC. 2. The municipal elections in San Fernando in December, nineteen hundred and four, shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipality of San Fernando, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, July 26, 1904.

[No. 1209.]

AN ACT Consolidating the present municipality of Mogpog with the municipality of Boac, both in the Province of Tayabas, with the seat of municipal government at the present municipality of Boac.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The municipality of Mogpog, in the Province of Tayabas, is hereby annexed to and consolidated with the municipality of Boac, in the same province, with the seat of municipal government at the present municipality of Boac.

SEC. 2. The municipal elections in Boac in December, nineteen hundred and four, shall be held in accordance with the rules contained in

Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipality of Boac, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, July 26, 1904.

[No. 1210.]

AN ACT Extending the time for the payment of property taxes for the year nineteen hundred and four in the Province of Lepanto-Bontoc until October first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment of property taxes for the year nineteen hundred and four in the Province of Lepanto-Bontoc is hereby extended to October first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 28, 1904.

[No. 1211.]

AN ACT Extending the time for the payment of the land tax in the Province of Batangas for the year nineteen hundred and four until October thirty-first, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the province of Batangas is hereby extended to October thirty-first, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill,

the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 29, 1904.

[No. 1212.]

AN ACT Amending Act Numbered One hundred and twenty-eight, extending the provisions of the Provincial Government Act to the Province of Misamis, as amended by Act Numbered Six hundred and thirty, by decreasing the salary attached to the position of supervisor-treasurer of the Province of Misamis.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section two of Act Numbered One hundred and twenty-eight, extending the provisions of the Provincial Government Act to the Province of Misamis, as amended by Act Numbered Six hundred and thirty, is hereby amended by decreasing the salary of the provincial supervisor-treasurer to two thousand dollars per annum, in money of the United States.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, July 29, 1904.

[No. 1213.]

AN ACT Making appropriations for sundry expenses of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, in part compensation for the service of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

Contingent expenses, Municipal Board, city of Manila, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-eight, including refund to Province of Rizal account of transfer of funds, seven thousand four hundred and eight pesos and fifty-eight centavos.

Contingent expenses, Law Department, city of Manila, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-eight, one thousand two hundred pesos.

Equipment, Department of Police, city of Manila, nineteen hun-

dred and four: For the purchase of fixtures for completion of police-alarm system, including one circuit storage battery and switch board complete, and one police cabinet desk; and incidental expenses, three thousand five hundred and eighty-six pesos and ninety-five centavos.

Salaries and wages, Department of Assessments and Collections, city of Manila, nineteen hundred and four: For the payment of salaries and wages authorized by Act Numbered One thousand and forty-eight, five hundred pesos.

Contingent expenses, Fire Department, city of Manila, nineteen hundred and four: For the hire of vehicles in Manila on official business, forty-two pesos.

In all, for the city of Manila, twelve thousand seven hundred and thirty-seven pesos and fifty-three centavos.

SEC. 2. The provisions of the first paragraph of section four of Act Numbered Eight hundred and four, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, August 4, 1904.

[No. 1214.]

AN ACT Extending the time for the payment of the land tax in the Province of Samar for the years nineteen hundred and three and nineteen hundred and four until December thirty-first, nineteen hundred and four, and authorizing the provincial board of Samar to revise the assessment lists of the municipalities of Allen and Wright, in said province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the land tax for the years nineteen hundred and three and nineteen hundred and four, in the Province of Samar, is hereby extended to December thirty-first, nineteen hundred and four, anything in previous Acts to the contrary notwithstanding. All penalties heretofore collected for the nonpayment of the land tax in such province for the years nineteen hundred and three and nineteen hundred and four are hereby remitted, and the provincial treasurer of the province mentioned above is authorized and directed to allow a rebate of the amount of such penalty to the taxpayer upon whom the penalty was assessed upon payment of his land tax for the year next ensuing.

SEC. 2. The provincial board of Samar is hereby authorized to revise and correct all valuations on the assessment lists of the municipalities of Allen and Wright in the said province, and to state the true valuation, in money of the United States, in each case

where it is made clear that the valuation now stated upon the assessment lists is erroneous and unjust, and to correct any and all erroneous assessments in said municipalities. The assessment lists, when so corrected, shall be as lawful and valid for all purposes as though the assessments herein provided had been made at the proper time as provided by law.

SEC. 3. The revision of the valuations and assessments mentioned in the preceding section shall be made and completed on or before the first day of October, nineteen hundred and four. The revision shall be made on due notice to the municipal authorities of the municipalities concerned, and to the individuals concerned, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of the said board, and the action of the majority of said board shall be deemed to be the action of the board, and binding.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, August 5, 1904.

[No. 1215.]

AN ACT Amending rule forty-eight of Act Numbered Ninety by providing for an Acting Assistant Treasurer in the absence of the Assistant Treasurer of the Philippine Islands, and amending rule sixty-three of said Act so as to provide for an examination of accounts of the Auditor and Treasurer, and count of funds in the hands of the Treasurer, as often as the Civil Governor shall deem expedient.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. With the concurrence and approval of the Secretary of War first had, rule forty-eight of Act Numbered Ninety, as amended, is hereby further amended by adding the following words: "The Secretary of Finance and Justice is authorized to designate, from time to time, either the chief of the division of currency, the chief of provincial division, the chief clerk, the paying teller, or the receiving teller, of the Bureau of the Insular Treasury, as Acting Assistant Treasurer during the absence of the Assistant Treasurer and when the Assistant Treasurer, by virtue of his office, is performing the duties of Acting Treasurer. In the absence of both the Treasurer and the Assistant Treasurer, the employee so designated shall take charge of the Bureau as Acting Treasurer."

SEC. 2. With like concurrence and approval of the Secretary of War first had, the provisions of rule numbered sixty-three of said Act are hereby repealed and the following substituted in lieu thereof:

"RULE 63. The Civil Governor shall cause to be made, as often as he deems expedient, an examination of the books and accounts of the Auditor and Treasurer and a comparison of the results as shown by the same, and also an examination and count of the moneys in the

hands of the Treasurer, and submit the report thereon to the Secretary of War."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, August 5, 1904.

[No. 1216.]

AN ACT Making appropriations for sundry expenses of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and five. and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, in part compensation for the service of the municipal government of the city of Manila for the fiscal year ending June thirtieth, nineteen hundred and five, unless otherwise stated:

CITY OF MANILA.

MUNICIPAL BOARD.

Salaries and wages, Municipal Board, city of Manila, nineteen hundred and five:

Municipal Board:

President, at four thousand five hundred dollars per annum; three members, at four thousand five hundred dollars per annum each.

Secretary's office:

One Secretary, at three thousand dollars per annum; one clerk, class six, at one thousand nine hundred and fifty dollars per annum; one clerk, class six; one clerk, class seven, at one thousand seven hundred and twenty dollars per annum; two clerks, class seven; two clerks, class eight; one clerk, Class A; one clerk, Class C; one clerk, Class D; three messengers, at one hundred and eighty dollars per annum each.

Disbursing office:

One disbursing officer, at two thousand seven hundred and fifty dollars per annum; one clerk, class six, at one thousand nine hundred and fifty dollars per annum; one clerk, class seven; one clerk, class eight; one clerk, Class A; one messenger, at one hundred and eighty dollars per annum.

Advisory Board:

One Secretary, at one thousand six hundred dollars per annum: fees of twelve members, not to exceed six thousand seven hundred and twenty pesos.

Total for salaries and wages, ninety-five thousand pesos.

Equipment and furniture, Municipal Board, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including fixtures, typewriters, and miscellaneous supplies, two thousand five hundred pesos.

Contingent expenses, Municipal Board, city of Manila, nineteen hundred and five: For contingent expenses, including advertising, coolie hire, postage, rent of post-office box, printing and binding, purchase of books, stationery, and office supplies of an expendable nature; repairs to furniture and typewriters; music for the Luneta and Binondo Square; care of civil prisoners; care of injured and sick paupers at the San Juan de Dios Hospital or the Philippine Civil Hospital, not to exceed an aggregate of one hundred, at one peso and forty centavos per day each; and for other incidental expenses; one hundred and thirty thousand five hundred pesos.

In all, for the Municipal Board, city of Manila, two hundred and twenty-eight thousand pesos.

DEPARTMENT OF ENGINEERING AND PUBLIC WORKS.

Salaries and wages, Department of Engineering and Public Works, city of Manila, nineteen hundred and five:

General office:

City Engineer, at four thousand five hundred dollars per annum, with quarters in kind, not to exceed seventy-five dollars per month; first assistant city engineer, at two thousand five hundred dollars per annum; chief clerk, class five; two second assistant city engineers, class six; one assistant engineer, class seven; one stenographer, class seven; one clerk, class seven; one clerk, class eight; one clerk, Class C; one clerk, Class D; one messenger, at one hundred and twenty dollars per annum.

Water supply:

Superintendent, at two thousand five hundred dollars per annum; one chief engineer at pumping station, class six, with quarters in kind; one collector of water rates, class eight; one general foreman of water service, class nine; one foreman of water service, class nine; one assistant engineer at pumping station, Class C, at seven hundred and eighty dollars per annum; one foreman, Class C; one assistant engineer at pumping station, Class D, at six hundred and sixty dollars per annum; nine meter inspectors, Class D; one mechanic, Class D; one clerk, Class D; one foreman, Class E; one assistant engineer at pumping station, Class E; two mechanic's assistants, Class F; one storekeeper, Class G; three mechanic's assistants, Class G; one clerk, Class H; one junior draftsman, Class H; two clerks, Class I; three assistant engineers, Class J, at two hundred and seventy dollars per annum each; one clerk, Class J; hire of labor not to exceed thirty-eight thousand pesos.

Street cleaning and collection and disposal of city refuse:

Superintendent, at two thousand two hundred and fifty dollars per annum, and quarters in kind in the Botanical Gardens; one assistant superintendent, class seven; one inspector, class eight; one clerk, class eight; one foreman, class ten; one clerk, Class A; one clerk, Class C; three clerks, Class D; three foremen, Class D; two clerks, Class F; one foreman, Class E; six foremen, Class G; two foremen, Class H; two engineers, Class H; three clerks, Class H; for steam barge, *Pluto*:

One master, class nine, and one chief engineer, class nine, with subsistence at one peso per diem each; one assistant engineer, Class F, and one second assistant engineer, Class H, with subsistence at thirty centavos per diem each; hire of labor, including subsistence for thirteen members of crew of *Plutos* at thirty centavos per diem each, not to exceed two hundred and sixteen thousand two hundred and seventy pesos.

Street construction and bridges:

Superintendent, at two thousand two hundred and fifty dollars per annum; one inspector, class seven; two inspectors, class eight; two inspectors, class nine; one foreman of rock quarry, class nine; one bridge inspector, class nine; one launch master, class nine; one clerk, class ten; three road-roller engineers, Class A; one clerk, Class A; five foremen, Class D; one road-roller engineer, Class D; one launch master, Class D; two foremen, Class G; two patrons, Class H; two engineers, Class H; two clerks, Class I; two assistant engineers, Class I; two steersmen, Class I; four firemen, at one hundred and eighty dollars per annum each; six sailors, at one hundred and twenty dollars per annum each; hire of labor, not to exceed two hundred and twenty-four thousand pesos.

Buildings and plumbing inspection:

Superintendent, at two thousand five hundred dollars per annum; one inspector of plumbing, class six; one assistant inspector of plumbing, class seven, for six months from January first, nineteen hundred and five; one inspector of buildings, class seven; one architectural draftsman, class seven; two building inspectors, class nine; one mechanic, class nine; one mechanic, Class A; one clerk, Class C; two building inspectors, Class D; one clerk, Class G; five superintendents of markets, Class H; one employee, Class H; two clerks, Class I; one employee, Class J; hire of temporary inspectors of buildings and public works, not to exceed seven thousand pesos; hire of labor for cleaning and care of municipal buildings, not to exceed thirty-five thousand pesos.

Boiler inspection:

One inspector of boilers, class six; hire of labor, not to exceed nine hundred pesos.

City repair shops:

One superintendent and property clerk, class six; one clerk, class eight; one clerk, class nine; two mechanics, class nine; one harness maker, class nine; four mechanics, class ten, at one thousand and eighty dollars per annum each; one clerk, class ten; one mechanic, Class A; one storekeeper, Class B; one clerk, Class C; one watchman, Class F; three mechanic's assistants, Class H; two mechanic's assistants, Class I; hire of labor, not to exceed twelve thousand pesos.

Drafting and surveys:

One assistant engineer, class seven; one assistant engineer, class eight; one draftsman, class eight; one transitman, class nine; two junior draftsmen, Class G; three chainmen, Class G; one junior draftsman, Class H; two junior draftsmen, Class I; three chainmen, Class I; hire of labor, not to exceed fifteen thousand pesos.

Sewers:

One engineer and inspector of sewers, class eight; one foreman, class nine; one foreman, Class G; hire of labor, not to exceed thirteen thousand and fifty pesos.

Land transportation:

One veterinary surgeon, class eight, at one thousand five hundred dollars per annum; two stable foremen, class nine; one mechanic, class ten, at one thousand and eighty dollars per annum; one foreman, class ten, at one thousand and eighty dollars per annum; thirty teamsters, Class B; twenty-five teamsters, Class C; two watchmen, Class C; one mechanic's assistant, Class G; two mechanic's assistants, Class I; one assistant foreman, Class I; fifteen drivers, Class I; hire of cart drivers, at not to exceed twenty dollars per month each, carromata drivers, at not to exceed fifteen dollars per month each, and labor, not to exceed an aggregate of ninety-two thousand seven hundred pesos.

Parks:

One inspector, Class A; one foreman, Class D; two foremen, Class G; hire of labor, not to exceed thirty-six thousand eight hundred pesos.

Cemeteries:

One superintendent, Class A; two foremen, Class H; hire of labor, not to exceed twenty-two thousand two hundred and sixty-five pesos.

Total, for salaries and wages, nine hundred thousand pesos.

Equipment and furniture, Department of Engineering and Public Works, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including animals, office furniture, surveying instruments, tools, typewriters, vehicles, and miscellaneous supplies; fifty-four thousand three hundred pesos.

Contingent expenses, Department of Engineering and Public Works, city of Manila, nineteen hundred and five: For contingent expenses, including repairs to bridges; purchase and transportation of materials for streets and roads, not to exceed ninety-five thousand pesos; alterations, maintenance, repairs, and expendable supplies for barges, excavators, launches, road rollers, road scrapers, scows, street sprinklers, and vehicles; purchase of fuel, oil, and waste; purchase and transportation of expendable materials and supplies for the maintenance and repair of the water-supply system, not to exceed twenty thousand pesos; repairs to machinery at pumping station; repairs to Santolan Road, not to exceed eight thousand pesos; construction and repairs of sewers and drains, not to exceed sixty-eight thousand four hundred pesos; purchase of forage; maintenance of public grounds and parks; purchase of miscellaneous supplies for disinfection; repairs to crematories and barges, including hire of additional barge in case of necessity, not to exceed fifteen thousand pesos; repairs to markets and municipal buildings; electrical services for public buildings, parks, and streets, not to exceed one hundred and twenty-two thousand pesos; expendable materials for repairs and increase of electrical service; hire of carts at Mariquina; telephone service; rent of public buildings and market sites; burial of pauper dead and persons dying of contagious diseases; for transportation on official business; purchase of office supplies, veterinary supplies, and stationery; repairs to typewriters; advertising, insurance, postage, printing and binding, and other incidental expenses; seven hundred thousand pesos.

In all, for the Department of Engineering and Public Works, one million, six hundred and fifty-four thousand three hundred pesos.

DEPARTMENT OF ASSESSMENTS AND COLLECTIONS.

Salaries and wages, Department of Assessments and Collections, city of Manila, nineteen hundred and five: City Assessor and Collector, at four thousand dollars per annum; one Deputy Assessor and Collector, at three thousand dollars per annum; one Chief Deputy Assessor, at three thousand dollars per annum, until not later than September first, nineteen hundred and four; one cashier and accountant, class four; one superintendent of markets, class six; one superintendent of licenses, class six; one chief clerk, class six; one superintendent of matadero, class six; one clerk, class seven; one clerk, class eight, at one thousand five hundred dollars per annum; six clerks, class eight; twelve clerks, class nine; one sealer of weights and measures, class nine; one clerk, class ten; three clerks, Class A; one clerk, Class C; one clerk, Class D; three clerks, Class F; thirteen clerks, Class G; five clerks, Class H; nineteen clerks, Class I; one inspector of weights and measures, Class I; thirty-three clerks, Class J; eleven employees, at one hundred and eighty dollars per annum each; thirty-five employees, at one hundred and fifty dollars per annum each; five employees, at one hundred and twenty dollars per annum each; one hundred and fifty-four thousand pesos.

Equipment and furniture, Department of Assessments and Collections, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including chairs, desks, filing cases, typewriters, and miscellaneous supplies, one thousand five hundred pesos.

Contingent expenses, Department of Assessments and Collections, city of Manila, nineteen hundred and five: For contingent expenses, including the purchase of tags, disks, fuel for matadero and markets, oil, and expendable supplies for matadero; stationery and office supplies of an expendable nature; advertising and coolie hire; for transportation of officials and employees on official business, not to exceed one thousand seven hundred pesos; rental of post-office box; repairs to office furniture and typewriters; printing and binding, and other incidental expenses; fifteen thousand five hundred pesos.

Tax refunds, Department of Assessments and Collections, city of Manila, nineteen hundred and five: For refund of industrial, land, and other taxes, erroneously collected, the refund of which has been or may be duly authorized in accordance with law, three thousand pesos: *Provided*, that refunds made in pursuance of this appropriation shall be charged in whole to the city of Manila.

Total, for the Department of Assessments and Collections, city of Manila, one hundred and seventy-four thousand pesos.

FIRE DEPARTMENT.

Salaries and wages, Fire Department, city of Manila, nineteen hundred and five: Chief, at three thousand dollars per annum; one deputy chief and city electrician, at two thousand two hundred and fifty dollars per annum; one assistant electrician, class seven; one chief engineer, class eight, at one thousand five hundred dollars per annum; one clerk, class eight, at one thousand five hundred dollars

per annum; one clerk, class eight; two linemen, class nine, at one thousand three hundred dollars per annum each; twelve foremen, class nine, at one thousand three hundred dollars per annum each; twelve assistant foremen, class nine; one mechanic, class ten; one lineman, class ten; one clerk, Class A; one clerk, Class H; four linemen, Class H; six engineers, first class, and six engineers, second class, not to exceed twenty-one thousand two hundred and forty pesos: *Provided*, That the pay of engineers, first class, shall be at the rate of one thousand two hundred dollars per annum for the first year of service, one thousand three hundred dollars per annum for the second year, and one thousand four hundred dollars per annum for the third year: *And provided further*, That the pay of engineers, second class, shall be at the rate of four hundred and eighty dollars per annum for the first year of service, and six hundred dollars per annum for the second year. Forty-five firemen, first class, and fifty firemen, second class, not to exceed one hundred and fifteen thousand eight hundred and twenty-five pesos: *Provided*, That the pay of firemen, first class, shall be at the rate of nine hundred dollars per annum for the first year of service, one thousand dollars per annum for the second year, one thousand and eighty dollars per annum for the third year, and one thousand one hundred and forty dollars per annum for the fourth year: *And provided further*, That the pay of firemen, second class, shall be at the rate of two hundred and forty dollars per annum for the first year of service, three hundred dollars per annum for the second year, three hundred and thirty dollars per annum for the third year, and three hundred and sixty dollars per annum for the fourth year: *Provided further*, That, in computing the period of service of firemen, credit for previous service in the Police Department, city of Manila, shall be allowed to employees transferred to the Fire Department.

Total, for salaries and wages, two hundred and thirty thousand pesos.

Equipment and furniture, Fire Department, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including animals, harness, hose, parts for chemical and fire engines, pipe, and small equipment; office and station furniture and gymnasium apparatus; electrical apparatus, materials, supplies, and tools for completion of fire and police alarm system, and incidental expenses; sixty-four thousand pesos.

Contingent expenses, Fire Department, city of Manila, nineteen hundred and five: For contingent expenses, including forage for horses and ponies, fuel for engines and heaters, labor for extending and maintaining fire and police alarm system; maintenance and repair of fire apparatus, furniture, and other equipment; miscellaneous materials and supplies of an expendable nature for repair and operation of fire and police alarm system; supplies for shoeing Fire and Police Department horses and ponies; for advertising, office supplies of an expendable nature, postage, rental of post-office box, repairs to typewriters, stationery, and other incidental expenses; forty thousand pesos.

In all, for the Fire Department, three hundred and thirty-four thousand pesos.

LAW DEPARTMENT.

Salaries and wages, Law Department, city of Manila, nineteen hundred and five:

Office of City Attorney:

City Attorney, at three thousand five hundred dollars per annum; one assistant city attorney, at two thousand five hundred dollars per annum; two clerks, class six; one clerk, class seven; two clerks, class eight; two clerks, class nine; one messenger, at one hundred and twenty dollars per annum.

Office of Prosecuting Attorney:

Prosecuting Attorney, at four thousand five hundred dollars per annum; first assistant prosecuting attorney, at two thousand five hundred dollars per annum; second assistant prosecuting attorney, at two thousand two hundred and fifty dollars per annum; third assistant prosecuting attorney, at two thousand dollars per annum; fourth assistant prosecuting attorney, at one thousand four hundred dollars per annum; fifth assistant prosecuting attorney, at one thousand two hundred dollars per annum; one clerk, class seven; three clerks, class eight; one clerk, class nine; one translator, class ten; one interpreter, Class A; one messenger, at one hundred and eighty dollars per annum.

Office of Sheriff of Manila:

Sheriff, at three thousand dollars per annum; one deputy sheriff, at one thousand four hundred dollars per annum; one deputy sheriff, at one thousand two hundred dollars per annum; two deputy sheriffs, at seven hundred and twenty dollars per annum each; four deputy sheriffs, at two hundred and forty dollars per annum each; two deputy sheriffs, at one hundred and eighty dollars per annum each; two employees, Class A; two employees, Class J; one clerk, Class C; nine laborers, at one hundred and twenty dollars per annum each.

Municipal Court:

One judge, at three thousand five hundred dollars per annum; one clerk of court, class seven; one interpreter, class seven; one deputy clerk of court, class ten; one deputy clerk of court, Class C; two deputy clerks of court, Class D; one messenger, at one hundred and twenty dollars per annum.

Office of Register of Deeds:

One register of deeds, at two thousand dollars per annum; one deputy register of deeds, class ten; one clerk, Class D; three clerks, Class I; two clerks, Class J; one messenger, at one hundred and twenty dollars per annum.

Justice of the peace courts:

Two justices of the peace, at one thousand dollars per annum each; two clerks of justice of the peace courts, Class I; two clerks of justice of the peace courts, at one hundred and twenty dollars per annum each;

Total, for salaries and wages, one hundred and thirty-five thousand five hundred pesos.

Equipment and furniture, Law Department, city of Manila, nineteen hundred and five: For purchase of nonexpendable equipment and furniture, including typewriters and miscellaneous supplies, five thousand pesos.

Contingent expenses, Law Department, city of Manila, nineteen hundred and five: For contingent expenses, including the purchase of distilled water, ice, postage; repairs to typewriters and other fixtures; stationery; interpreters', notaries public, registers', translators', and other authorized fees; court costs; forage for horses; for transportation of officials and employees on official business; fund for defraying the expenses of indigent witnesses and for the securing of testimony and the presence in Manila of indigent witnesses in criminal cases from outlying provinces; advertising, printing and binding, and other incidental expenses; eight thousand five hundred pesos.

In all, for the Law Department, one thousand and forty-nine thousand pesos.

DEPARTMENT OF POLICE.

Salaries and wages, Department of Police, city of Manila, nineteen hundred and five: Chief of Police, at three thousand five hundred dollars per annum; one assistant chief of police, at two thousand five hundred dollars per annum; one inspector of police, at two thousand dollars per annum; one surgeon, at one thousand eight hundred dollars per annum; one assistant surgeon, at one thousand four hundred dollars per annum; seven captains, at two thousand dollars per annum each; three lieutenants, at one thousand five hundred dollars per annum each; three lieutenants, at one thousand three hundred dollars per annum each; one clerk, class six; two clerks, class seven; one clerk, class eight, at one thousand five hundred dollars per annum; three clerks, class eight; three clerks, class nine; one clerk, class ten; two clerks, Class A; one Chinese interpreter, Class A; seven clerks, Class D; three messengers, at one hundred and twenty dollars per annum each; one chief of secret service, at three thousand dollars per annum; one detective, at two thousand dollars per annum; one detective, at one thousand eight hundred dollars per annum; one detective, at one thousand six hundred dollars per annum; one detective, at one thousand five hundred dollars per annum; one detective, at one thousand four hundred dollars per annum; five detectives, at one thousand two hundred dollars per annum each; two detectives, at one thousand dollars per annum each; one detective, at nine hundred dollars per annum; three detectives, at six hundred dollars per annum each; three detectives, at four hundred and eighty dollars per annum each; six detectives, at two hundred and forty dollars per annum each; twenty-three sergeants, first class, at one thousand three hundred dollars per annum each; twenty-three roundsmen, first class, at one thousand two hundred dollars per annum each; three hundred and twenty-four first-class patrolmen, at not to exceed seven hundred thousand pesos: *Provided*, That the pay of patrolman, first class, shall be at the rate of nine hundred dollars per annum for the first year of service, one thousand dollars per annum for the second year, one thousand and eighty dollars per annum for the third year, and one thousand one hundred and forty dollars per annum for the fourth year; eighteen sergeants, second class, at six hundred dollars per annum each; eighteen roundsmen, second class, at four hundred and eighty dollars per annum each; one hundred patrolmen, second class, not to exceed seventy-five thousand pesos: *Provided*, That the pay of patrolman, second class, shall be at the rate of three hundred dollars

per annum for the first year of service, three hundred and seventy-five dollars per annum for the second year, four hundred and twelve dollars per annum for the third year, and four hundred and fifty dollars per annum for the fourth year; six sergeants, third class, at three hundred and sixty dollars per annum each; six roundsmen, third class, at three hundred dollars per annum each; two hundred and eighty-four patrolmen, third class, not to exceed one hundred and seventy thousand pesos: *Provided*, That the pay of patrolman, third class, shall be at the rate of two hundred and forty dollars per annum for the first year of service, three hundred dollars per annum for the second year, three hundred and thirty dollars per annum for the third year, and three hundred and sixty dollars per annum for the fourth year; one launch master, at one thousand two hundred dollars per annum; one mate, at six hundred dollars per annum; one engineer, at four hundred and eighty dollars per annum; three assistant engineers, at three hundred and sixty dollars per annum each; eight firemen, at two hundred and forty dollars per annum each; ten deck hands, at one hundred and fifty dollars per annum each; four boatmen, at one hundred and fifty dollars per annum each; five laborers, at one hundred and eighty dollars per annum each: *And provided further*, That, in computing period of service of policemen, credit for previous service in the Fire Department, city of Manila, shall be allowed employees transferred to the Police Department.

Total, for salaries and wages, one million one hundred thousand pesos.

Equipment and furniture, Department of Police, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including animals, arms, ammunition, harness, office and station furniture, tools, handcuffs, and vehicles; purchase of alarm boxes and parts therefor, not to exceed fourteen thousand pesos; and other incidental expenses; twenty-two thousand pesos.

Secret-service fund, Department of Police, city of Manila, nineteen hundred and five: For a fund to be used, subject to the provisions of Act Numbered Eight hundred and four, in securing secret information and paying for photographs of criminals for the Rogues' Gallery; for payment of subsistence, vehicle hire, and traveling expenses of detectives working on cases beyond the limits of the city of Manila, two thousand pesos.

Contingent expenses, Department of Police, city of Manila, nineteen hundred and five: For contingent expenses, including advertising, postage, purchase of office supplies, ice and water for police stations and launches, food supplies for animals in city pound; rental of post-office box; repairs to typewriters and fixtures; for transportation on official business within the city of Manila, when same can not be furnished by the City Engineer; care and subsistence of prisoners; forage; coal for police launches; repairs to launches and rowboats, including expendable supplies therefor; maintenance and repair of police-alarm system; printing and binding, and other incidental expenses; fifty-one thousand pesos.

In all, for the Department of Police, one million one hundred and seventy-five thousand pesos.

DEPARTMENT OF CITY SCHOOLS.

Salaries and wages, Department of City Schools, city of Manila, nineteen hundred and five: One clerk, class six; one clerk, Class D; one employee, at two hundred and forty dollars per annum; one messenger, at one hundred and eighty dollars per annum; two hundred teachers, at an average salary not exceeding thirty dollars each per month.

Night schools:

Twenty-three principals, at two dollars each per night, not to exceed an aggregate of twenty-three thousand pesos; one hundred and seventy-five teachers, at one dollar and fifty cents each per night, not to exceed an aggregate of one hundred and thirty-one thousand two hundred and fifty pesos; twenty-one clerks, at ninety dollars per annum each.

Total salaries and wages, Department of City Schools, city of Manila, three hundred thousand pesos.

Equipment and furniture, Department of City Schools, city of Manila, nineteen hundred and five: For the purchase of nonexpendable equipment and furniture, including bookcases, chairs, lamps, and tables, not to exceed two thousand nine hundred and fifty pesos; desks, typewriters, office and miscellaneous supplies; three thousand two hundred pesos.

Contingent expenses, Department of City Schools, city of Manila, nineteen hundred and five: For contingent expenses, including the purchase and transportation of office and school furniture, stationery, and supplies of an expendable nature; repairs to clocks, furniture, and typewriters; for transportation for directors and teachers of special subjects in the city schools, not to exceed two thousand one hundred pesos; printing and binding, and other incidental expenses; four thousand pesos.

In all, for the Department of City Schools, three hundred and seven thousand two hundred pesos.

SALARY AND EXPENSE FUND.

Salary and expense fund, city of Manila: For the payment of salaries and expenses of civil officials and employees of the city of Manila, which are properly chargeable to the city of Manila and not otherwise specially provided for, including half salary and traveling expenses of employees from the United States to Manila, and for payment to the estates of deceased employees of salaries due such employees for the leaves of absence to which they are entitled at the time of their deaths, in accordance with the provisions of Act Numbered (One thousand and forty, twenty-eight thousand five hundred pesos: *Provided*, that the Civil Governor may, in his discretion, commute two or more years' leave of absence, and authorize the payment of the amount in a gross sum from this appropriation. Payment of sums due under the appropriation last made shall be by the Auditor by settlement warrants.

In all, for the city of Manila, four million and fifty thousand pesos.

SEC. 2. Upon the approval of the Municipal Board first had, a

vacancy in a position of any class may be filled by the appointment of more than one person of a lower class: *Provided*, That the aggregate of salaries paid is not greater than the salary authorized by law for that position.

SEC. 3. The provisions of the first paragraph of section four of Act Numbered Eight hundred and four, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 4. The public good requiring the speedy enactment of this appropriation bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, August 17, 1904.

[No. 1217.]

AN ACT Extending the time for the payment of the cedula tax in the municipality of Quiangan, Province of Nueva Vizcaya, for the year nineteen hundred and four, until October fifteenth, nineteen hundred and four.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The period for the payment, without penalty, of the cedula tax for the year nineteen hundred and four, in the municipality of Quiangan, Province of Nueva Vizcaya, is hereby extended to October fifteenth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, August 19, 1904.

[No. 1218.]

AN ACT Providing for the remission of the penalty imposed on Francisco Gonzalez, of the municipality of Bautista in the Province of Pangasinan, for delinquency in the payment of his land tax for the year nineteen hundred and four.

Whereas it has been made to appear that the delinquency of Francisco Gonzalez, of the municipality of Bautista in the Province of Pangasinan, in the payment of his land tax for the year nineteen hundred and four occurred under excusable circumstances; that, heretofore, the said Francisco Gonzalez has always been punctual in the

payment of the said tax; and that the penalty imposed for the said delinquency amounts to a considerable sum: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The penalty prescribed by law for delinquency in the payment of the land tax is hereby remitted for the year nineteen hundred and four in the case of the said Francisco Gonzalez; and, in the event that the said penalty has already been paid, the provincial treasurer of Pangasinan is authorized and directed to allow a rebate of the amount of such penalty to Francisco Gonzalez upon payment of his land tax for the year next ensuing.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, August 19, 1904.

[No. 1219.]

AN ACT Amending section forty of Act Numbered Eighty-two, entitled "A General Act for the organization of municipal governments in the Philippine Islands," as amended.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Subsection (j) of section forty of Act Numbered Eighty-two, entitled "A general Act for the organization of municipal governments in the Philippine Islands," as amended by Acts Numbered Three hundred and sixty-four and Six hundred and thirty-five, is hereby amended to read as follows:

"(j) To regulate and permit or prohibit cockfighting and the keeping or training of fighting cocks, and to close cockpits: *Provided*, That cockfighting in such cockpits shall take place only on legal holidays and during a period not to exceed three days on the occasion of the celebration of the patron saint's day of the municipality: *Provided further*, That in the case of municipalities which were separate upon the date of enactment of the Municipal Code, but which have been subsequently fused, the municipality resulting from such fusion having no patron saint, cockfighting in the cockpits of each such originally distinct municipality may take place for a period not to exceed three days on the celebration of the patron saint's day of such formerly distinct municipality: *And provided further*, That no game of chance be permitted on the premises."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, August 19, 1904.

[No. 1220.]

AN ACT Appropriating the sum of fifty thousand dollars, in money of the United States, from the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenses incident to the purchase and delivery in the Philippine Islands of draft cattle.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The sum of fifty thousand dollars, in money of the United States, is hereby appropriated out of the fund of three million dollars appropriated by the Congress of the United States for the relief of distress in the Philippine Islands, for expenditure in payment of such expenses incident to the purchase and delivery in the Philippine Islands of draft cattle as may from time to time be authorized by resolutions of the Philippine Commission.

SEC. 2. The sum of money by this Act appropriated shall be expended by the Insular Purchasing Agent and accounted for as provided by law.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, August 25, 1904.

[No. 1221.]

AN ACT Authorizing the provincial board of Tayabas to make a loan of five thousand pesos from provincial funds to the municipality of Lucena, in that province, in addition to the loan authorized in Act Numbered Eight hundred and eighteen.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Tayabas is hereby authorized to loan from provincial funds the sum of five thousand pesos, Philippine currency, to the municipality of Lucena, in the Province of Tayabas, in addition to the loan authorized in Act Numbered Eight hundred and eighteen, to be used for the purpose of completing the construction of a public school building in the municipality of Lucena, and to be repaid to the provincial treasury within six months from the date of refund of the loan authorized in Act Numbered Eight hundred and eighteen, without interest.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, August 26, 1904.

[No. 1222.]

AN ACT Appropriating the sum of five hundred and thirty thousand pesos, or so much thereof as may be necessary, for certain public works and permanent improvements in the city of Manila.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sum, or so much thereof as may be necessary, is hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for public works and permanent improvements in the city of Manila, as follows:

For salaries and wages of one engineer, sewer system, at four thousand five hundred dollars per annum, with quarters in kind not to exceed seventy-five dollars per month; one assistant engineer, water system, at two thousand dollars per annum; one assistant engineer, sewer system, at two thousand dollars per annum; one assistant engineer, at one thousand eight hundred dollars per annum; one surveyor, at one thousand eight hundred dollars per annum; one draftsman, at one thousand six hundred dollars per annum; one assistant draftsman, at three hundred and sixty dollars per annum; miscellaneous expenses incurred in the preparation of plans and specifications for sewer and water systems, not to exceed twenty thousand pesos; installation of new water mains; purchase and installation of pipe, fittings, valves, and hydrants for new water system; purchase of seventy-two sack carriers for use in street cleaning; purchase of one walking plow, one two-horse scraper, and two two-horse mowing machines; purchase of seats and hand screws for pail-cleaning service; purchase of benches for parks; purchase of one hundred dump carts; purchase of three sprinkling wagons; purchase of one hundred American mules; purchase of one stone crusher with screen; for construction of building for carromata shed, cement-test, blue print and photographic dark room; construction of market in Pandacan; construction of Gagalangin market; construction of ferry at Pandacan; construction of fire-proof vaults, City Hall and office of the City Assessor and Collector; construction of foundation and erection of Binondo lift bridge; construction of cement curbs in various parts of the city; construction of new bridges; purchase of paving blocks for Calle Rosario and Escolta; paving Calle Rosario and Escolta; continuation of widening of Calle Nueva, in Ermita and Malate; general widening of streets throughout the city; purchase of two thousand six hundred square meters of land on Calle Solis for site of new police station; for continuing improvement of street system in barrios Concepción and San Carlos; continuation of sundry new streets; purchase of stone monuments for street intersections; purchase of two chemical fire extinguishers for City Hall; completion of retaining wall at Arroceros Shops; and purchase and placing of three thousand street signs.

In all, for public works, city of Manila, five hundred and thirty thousand pesos: *Provided*, That the amounts to be expended for the various purposes above mentioned, respectively, shall be allotted by resolution of the Commission, to be certified to the Auditor, and the

Municipal Board of the city of Manila shall be limited in its expenditure for each item in accordance with said allotments.

SEC. 2. All balances remaining unexpended when any public works or permanent improvements appropriated for by this Act are completed and accounts settled shall be returned at once to the Treasury of the Philippine Islands and shall not thereafter be available for withdrawal or disbursement under this Act.

SEC. 3. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this act.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, August 29, 1904.

[No. 1223.]

AN ACT Granting to Cho Hang Lin, of Manila, Philippine Islands, a revocable license to construct, operate, and maintain a slipway or marine railway on the west bank of the Iloilo River, in the municipality of Iloilo, Province of Iloilo, Island of Panay.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Cho Hang Lin, of the city of Manila, Philippine Islands, is hereby granted a revocable license to construct, operate, and maintain a slipway or marine railway consisting of one or more slips on that portion of the west bank of the Iloilo River, in the municipality of Iloilo, Province of Iloilo, Island of Panay, which is bounded upon the north and west by property claimed by Cornelio Melliza, on the south by lands claimed by Ynchausti and Company, and on the east by the waters of the Iloilo River.

SEC. 2. The slipway or marine railway and the machinery, appliances, and auxiliaries of said slipway or marine railway, must be so constructed and placed as not to obstruct or injuriously to interfere with the free and convenient navigation of the Iloilo River; and in no event shall said slipway or marine railway, or any of the machinery, appliances, or auxiliaries thereof, extend into the Iloilo River to a point more than fifty feet beyond the present low-water line.

SEC. 3. Said slipway or marine railway must be constructed according to detailed plans approved in writing by the Consulting Engineer to the Commission, and such plans shall be submitted by the said Cho Hang Lin to the Consulting Engineer to the Commission for official action within forty days after the passage of this Act.

SEC. 4. Said slipway or marine railway shall not be put in operation or opened for public use until the same has been inspected and a per-

mit to operate it and open it for public use shall have been issued by the said Consulting Engineer to the said Cho Hang Lin.

SEC. 5. Whenever it is decided by the Philippine Commission that said slipway or marine railway, or the machinery, appliances, or auxiliaries thereof, constitute an interference with the free or convenient navigation of the Iloilo River, or that the space occupied by said slipway or marine railway, or by the machinery, appliances, or auxiliaries thereof, is necessary for the improvement of the river or harbor or for the protection or convenience of navigation, it shall be the duty of Cho Hang Lin, his lessees, grantees, or successors in interest, to remove within the time to be specified by the Consulting Engineer to the Commission any part or portion of said slipway or marine railway, or the machinery, appliances, or auxiliaries of said slipway or marine railway, constituting an interference with the free or convenient navigation of the Iloilo River, or occupying space necessary for the improvement of the river or harbor or for the protection or convenience of navigation.

SEC. 6. The grantee of this revocable license shall begin the construction of said slipway or marine railway within ninety days, and shall fully complete said slipway or marine railway and put the same in operation for the public convenience within one year after the passage of this Act; and for a failure to begin the work of construction within the time limited by this section, or to put said slipway or marine railway in full operation for the public convenience within the time herein prescribed, the license granted by this Act to construct, maintain, and operate said slipway or marine railway shall be forfeited and revoked.

SEC. 7. The rates to be charged for the use of said slipway or marine railway, or for services rendered by said slipway or marine railway, shall always be subject to examination and regulation by Act of the Commission or other legislative authority of these Islands.

SEC. 8. The grantee of this revocable license, his lessees, grantees, or successors in interest, shall at all times maintain said slipway or marine railway in good repair to the satisfaction of the Consulting Engineer to the Commission, and in a suitable state of efficiency for the proper carrying out of the work for which said slipway or marine railway is constructed.

SEC. 9. The revocable license granted by this Act to Cho Hang Lin shall not be assigned, transferred, let or sublet without the authorization and consent of the Philippine Commission.

SEC. 10. The license granted by this Act may be revoked at any time by Act of the Commission.

SEC. 11. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 12. This Act shall take effect on its passage.

Enacted, August 29, 1904.

ployees, at one hundred and twenty dollars per annum each; per diems of twenty centavos to each of twelve leper patients detailed as policemen.

San Lazaro Leper Hospital, Cebú, Philippine Islands:

One chaplain and superintendent, at six hundred dollars per annum; one employee, at one hundred and fifty dollars per annum; one employee, at one hundred and twenty dollars per annum; four employees, at sixty dollars per annum each.

Palestina Leper Hospital:

One superintendent, at four hundred and fifty dollars per annum; two employees, at one hundred and twenty dollars per annum each; one employee, at ninety dollars per annum; two employees, at sixty dollars per annum each, until not later than December first, nineteen hundred and four.

Culion Leper Hospital, Culion, Philippine Islands:

One director of the Culion leper colony, at three thousand five hundred dollars per annum.

Proposed Hospital for the Insane, Lolomboy Estate:

One physician, class nine, one superintendent and steward, class nine, one dispensing clerk, Class C, one clerk, Class I, two employees, at two hundred and forty dollars per annum each, eleven employees, at one hundred and twenty dollars per annum each, four employees, at ninety dollars per annum each, seven employees, at seventy-two dollars per annum each, with quarters and subsistence under the provisions of Act Numbered One thousand and ten.

Total for salaries and wages, three hundred and seventy-five thousand pesos.

Support of hospitals, plants, and stations, Bureau of Health, nineteen hundred and five: For support and maintenance of the women's department, San Lazaro Hospital; leper department, San Lazaro Hospital; bubonic plague, smallpox, and cholera departments, San Lazaro Hospitals; morgue, crematory, and disinfecting plant; Hospicio de San José; Colegio de Santa Isabel; San Lazaro Hospital at Cebu; Palestina Leper Hospital; proposed Hospital for the Insane, Lolomboy Estate: *Provided*, That the Medical Inspector and any other regular employees of the Bureau of Health who may be detailed for temporary duty at the Hospital for the Insane be allowed quarters and subsistence under the provisions of Act Numbered One thousand and ten which shall apply also to Lolomboy Hospital as to San Lazaro Hospital, Manila; for the free dispensing of medicines and medical supplies to indigent natives; and for veterinary department; one hundred and seventy-five thousand pesos.

Suppression and extermination of epidemic diseases and pests, Bureau of Health, nineteen hundred and five: For the suppression and extermination of epidemic diseases and pests; rentals; equipment and maintenance of dispensaries, hospitals, plants, and camps, and stations for epidemic diseases, including medicines for the same; expenses of the disposition of the dead for sanitary reasons; subsistence of employees and inmates of hospitals, plants, and camps for epidemic diseases; subsistence of employees sent to provinces for temporary duty; traveling expenses of one hundred vaccinators and inspectors of vaccination, not to exceed thirty thousand pesos; expenses incurred in the distribution of distilled water; purchase of disinfectants and disinfecting apparatus, rat traps, and bait; reimburse-

ment for property, clothing, and so forth, destroyed to prevent the spread of epidemics; expenses incurred in cleaning up infected districts; medicines and medical supplies for indigent natives; ice and ice boxes for preservation and shipment of vaccine virus, not to exceed three thousand two hundred pesos; purchase of flannel for free distribution to indigent natives in Manila to be used as covering for infants; sixty-five thousand pesos: *Provided*, that no portion of this appropriation shall be available for the payment of either permanent or temporary salaries or wages.

Contingent expenses, Bureau of Health, nineteen hundred and five: For contingent expenses, including purchase of office furniture and supplies; repairs to furniture, rent of telephones; postage; medical and professional books and periodicals; surgical instruments and apparatus; incidentals for the Board of Medical Examiners, the Board of Pharmaceutical Examiners, and the Board of Dental Examiners; badges for vaccinators, bottles, lumber, nails, wire, and miscellaneous supplies; for the actual and necessary traveling expenses of officials and employees of the Bureau of Health, and transportation of freight; for transportation in Manila on official business when the same can not be furnished by the Insular Purchasing Agent, not to exceed five thousand pesos; twenty-three thousand pesos.

In all, for the Bureau of Health, six hundred and thirty-eight thousand pesos.

QUARANTINE SERVICE.

Salaries and wages, Quarantine Service, nineteen hundred and five: Five officers, at two thousand two hundred dollars per annum each; six officers, at one thousand six hundred dollars per annum each, two of whom shall be for one month only; one officer, at one thousand two hundred dollars per annum; one engineer, class nine; two clerks, class ten, at one thousand and twenty dollars per annum each; one clerk and disinfecter, Class A, at nine hundred and sixty dollars per annum; one chief disinfecter, Class A; one watchman, Class C; one officer, at seven hundred dollars per annum; two disinfectors, Class D; two engineers, Class F; one vaccinator and disinfecter, Class F; one assistant engineer, Class F; two disinfectors, Class H; one cook, Class H; two clerks and disinfectors, Class I; two clerks and disinfectors, Class J; one mechanic, Class J; two disinfecter's assistants, at two hundred dollars per annum each; one messenger, at one hundred and eighty dollars per annum; fifteen attendants, at one hundred and eighty dollars per annum each; seven employees, at one hundred and twenty dollars per annum each; launch crews, including one patron, at five hundred and forty dollars per annum; two patrons, at four hundred and twenty dollars per annum each; one engineer, at five hundred and forty dollars per annum; two engineers, at four hundred and twenty dollars per annum each; one assistant engineer, at three hundred and ninety dollars per annum; one quartermaster, at two hundred and seventy dollars per annum; two firemen, at two hundred and seventy dollars per annum each; four sailors, at one hundred and eighty dollars per annum each; two quartermasters, at one hundred and fifty dollars per annum each; four firemen, at one hundred and fifty dollars per annum each; six sailors, at one hundred and twenty dollars per annum each; and for

the payment of necessary fees not to exceed ten dollars per vessel to medical officers of the United States Army or Navy, or other qualified physicians, for quarantine inspection of vessels at ports of entry where no regular officer of the United States Public Health and Marine-Hospital Service is available, not to exceed three thousand two hundred pesos; for emergency attendants, disinfectors' assistants, and laborers assisting regular force in disinfecting and handling supplies or necessitated by the presence of quarantinable diseases, not to exceed an aggregate of three thousand six hundred pesos; and for commutation of quarters, including commutation for one officer at three hundred pesos per month; three officers, at one hundred and seventy pesos per month each; three officers, at one hundred and sixty pesos per month each; two officers, at one hundred and sixty pesos per month each for one month; and one officer, at one hundred pesos per month; ninety-two thousand pesos.

Support of Mariveles Quarantine Station, Quarantine Service, nineteen hundred and five: For the support of the Mariveles Quarantine Station, including the purchase of disinfecting apparatus, disinfectants, equipment, fuel, furniture; subsistence; oils, supplies, and tools; and repairs to buildings and wharves; thirty-four thousand pesos.

Contingent expenses, Quarantine Service, nineteen hundred and five: For contingent expenses, including cablegrams, ice, postage, and post-office box rent; purchase of apparatus; office furniture and supplies; medical instruments; medical books and publications; rent of buildings and offices; repairs to equipment and furniture; for transportation of supplies; for the maintenance and operation of launches and barges, including repairs and the purchase of coal, oil, tools, and supplies for same; forage; traveling expense of officials and employees on official business; for transportation in Manila on official business when same can not be furnished by the Insular Purchasing Agent, not to exceed one thousand two hundred pesos; traveling expenses of an officer to visit the neighboring foreign ports to facilitate quarantine agreements and protective measures; and other incidental expenses; twenty-six thousand pesos.

In all, for the Quarantine Service, one hundred and fifty-two thousand pesos.

BUREAU OF FORESTRY.

Salaries and wages, Bureau of Forestry, nineteen hundred and five: Assistant Chief of Bureau, at three thousand dollars per annum; six foresters, at two thousand four hundred dollars per annum each, one being from October first, nineteen hundred and four; one inspector, class five; four inspectors, class six; two clerks, class six; one clerk, class seven; one engineer assistant, class eight; four assistant foresters, class eight, from October first, nineteen hundred and four; five employees, class eight, one being until not later than October first, nineteen hundred and four; three assistant inspectors, class eight; six clerks, class nine; four assistant inspectors, class nine; one skilled workman, class nine, until not later than October first, nineteen hundred and four; four clerks, Class A, one being until not later than October first, nineteen hundred and four; six assistant inspectors, Class A; one skilled workman, Class A, until not later than Octo-

ber first, nineteen hundred and four; four assistant inspectors, Class C; four clerks, Class D; thirteen rangers, Class D, four being until not later than October first, nineteen hundred and four; eight skilled workmen, Class F, until not later than October first, nineteen hundred and four; forty rangers, Class G, five being until not later than October first, nineteen hundred and four; two draftsmen, Class H, one being until not later than September first, nineteen hundred and four; six skilled workmen, Class H, until not later than October first, nineteen hundred and four; six clerks, Class I; seventy-five rangers, Class I, fifteen being until not later than October first, nineteen hundred and four; twelve skilled workmen, Class J, until not later than October first, nineteen hundred and four; one laborer, at one hundred and eighty dollars per annum; five laborers, at one hundred and fifty dollars per annum each, until not later than October first, nineteen hundred and four; three messengers, at one hundred and fifty dollars per annum each; one laborer, at one hundred and twenty dollars per annum; wages of launch crew, until not later than August first, nineteen hundred and four, including one master, at one thousand and eighty dollars per annum, and one chief engineer, Class F, with commutation of rations at fifty cents each per diem; one assistant engineer, Class H, one cook, at one hundred and eighty dollars per annum, two quartermasters, at one hundred and fifty dollars per annum each, three firemen, at one hundred and thirty-two dollars per annum each, and four sailors, at one hundred and twenty dollars per annum each, with commutation of rations at fifteen cents per diem for each petty officer and member of crew; per diems of five dollars to the Army officer detailed as Chief of the Bureau; extra allowance for disbursing clerk, at two hundred dollars per annum; and hire of laborers for field parties, not to exceed twelve thousand pesos; two hundred and fifteen thousand pesos.

Contingent expenses, Bureau of Forestry, nineteen hundred and five: For contingent expenses, including purchase of lumber, oils, paints, pulls, locks, belting, nails, screws, and other supplies necessary in cabinet making; coal, gasoline, machinery, and tools; office furniture and supplies; periodicals, botanical and forestry reports; seeds, plants, specimens, and wood samples; rent of offices, laboratory, grounds, and telephones; repairs to machinery; repairs for launch; purchase of forage, harness, horses, and wagons, including repairs; for the actual and necessary traveling expenses of officials and employees; per diems of one dollar for employees above the grade of Class D, in lieu of traveling expenses, except cost of transportation when absent from their stations on official business, cost of transportation herein provided being construed to include subsistence when traveling on commercial steamships, actual subsistence to be allowed when traveling on Government steamships; per diems of twenty-five cents for employees stationed in the provinces in lieu of cost of forage for horses to be furnished by them and used as means of transportation in and about the territory covered by them; transportation of freight; for official transportation in Manila, when same can not be furnished by the Insular Purchasing Agent; trips from Manila to Lamac, Bataan, and return; and other incidental expenses; thirty-nine thousand pesos.

In all, for the Bureau of Forestry, two hundred and fifty-four thousand pesos.

BUREAU OF MINING.

Salaries and wages, Bureau of Mining, nineteen hundred and five: Chief of Bureau, at three thousand dollars per annum; one geologist, class four; one geologist, class five; one field assistant, class six; one clerk, class eight; one field assistant, class nine; one clerk, Class C; one junior draftsman, Class D; one junior draftsman, Class F, until not later than October first, nineteen hundred and four; one employee, at two hundred and forty dollars per annum; one porter, at one hundred and twenty dollars per annum; one messenger, at one hundred and twenty dollars per annum; hire of temporary employees for field work, under the provisions of Act Numbered Nine hundred and sixteen, not to exceed nine hundred pesos; twenty-five thousand pesos.

Contingent expenses, Bureau of Mining, nineteen hundred and five: For contingent expenses, including ice, mess kit, tentage, and tools; engineering and scientific supplies, including import duties; technical books and journals; purchase of office furniture and supplies, oil and water; postage; repairs to furniture; rent of post-office box; for the actual and necessary traveling expenses of officials and employees; per diems of two dollars for officials and employees not below the grade of class nine, when absent from Manila upon official business and independent of field messes; per diems of one dollar for officials and employees above the grade of Class D, when absent from Manila on official business and subsisting with Bureau field mess—all per diems being in lieu of traveling expenses, except cost of transportation, the cost of transportation herein provided being construed to include subsistence when traveling on steamships; transportation of equipment, collections, and supplies; employment of native labor for field parties; subsistence of native field employees; for transportation in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed four hundred pesos; and other incidental expenses; six thousand one hundred pesos.

In all, for the Bureau of Mining, thirty-one thousand one hundred pesos.

WEATHER BUREAU.

Salaries and wages, Weather Bureau, nineteen hundred and five: Director, at two thousand five hundred dollars per annum; three assistant directors, at one thousand eight hundred dollars per annum; secretary and librarian, at one thousand four hundred dollars per annum; three observers, at nine hundred dollars per annum each; three calculators, at seven hundred and twenty dollars per annum each; two assistant observers, at six hundred dollars per annum each; one assistant librarian, at six hundred dollars per annum; two assistant calculators, at three hundred dollars per annum each; one draftsman, Class C; one draftsman, Class D; one mechanic, Class C; one mechanic, Class D; one mechanic, Class G; one mechanic, Class I; two janitors, at one hundred and fifty dollars per annum each; two messengers, at one hundred and fifty dollars per annum each; seven chief observers, at six hundred dollars per annum each; seven assistant observers, at one hundred dollars per annum each; eleven second-class observers, at three hundred dollars per annum each; twenty-six

third-class observers, at one hundred and eighty dollars per annum each; ten observers for rain stations, at ninety dollars per annum each; one observer-telegrapher, at nine hundred dollars per annum; extra allowance for disbursing clerk, at two hundred dollars per annum; sixty-nine thousand five hundred pesos.

Contingent expenses, Weather Bureau, nineteen hundred and five: For contingent expenses, including rent, postage stamps, and box rent, electric light and telephone, stationery, supplies, ice, office furniture, purchase and installation of instruments; for the actual and necessary traveling expenses of officials and employees and the transportation of supplies; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; ten thousand five hundred pesos.

In all, for the Weather Bureau, eighty thousand pesos.

BUREAU OF PUBLIC LANDS.

Salaries and wages, Bureau of Public Lands, nineteen hundred and five: Chief of Bureau, at three thousand two hundred dollars per annum; one chief clerk, class three; one clerk-surveyor, class four; one clerk, class five; three clerk-surveyors, class five; two clerks, class six; three clerk-surveyors, class six; two clerks, class seven; one draftsman, class seven; three transitmen, class seven; four clerks, class eight; three transitmen, class eight; four clerks, class nine; one junior surveyor, Class B; two clerks, Class G; two junior draftsmen, Class G; three clerks, Class H; two junior draftsmen, Class H; six chainmen, Class J; six chainmen, at one hundred and eighty dollars per annum each; one messenger, at one hundred and eighty dollars per annum; for hire of four laborers for work in subdividing San Lazaro estate, at fifty cents each per day, not to exceed one thousand two hundred and ninety-six pesos; and for hire of laborers for field parties for survey of public and frair lands, not to exceed ten thousand two hundred and sixty pesos; seventy-five thousand pesos.

Contingent expenses, Bureau of Public Lands, nineteen hundred and five: For contingent expenses, including the payment of court fees in suits heretofore or hereafter instituted by or against the Philippine Government affecting public or other lands owned by the Government and under the control of the Bureau of Public Lands; for the purchase of drafting supplies; necessary equipment for field parties; office furniture, stationery, and supplies; hardwood stakes for use in subdividing San Lazaro estate; for actual and necessary traveling expenses of officials and employees, not members of surveying parties, when absent from Manila, including per diems of two dollars for subsistence and local field transportation while absent from Manila, not to exceed six thousand pesos; for transportation in the city of Manila on official business when the same can not be furnished by the Insular Purchasing Agent, not to exceed one thousand five hundred pesos; for transportation of supplies for field parties; for per diems of one dollar and fifty cents to officials and employees above Class E, members of field parties for which no cook, camp outfit, nor quarters are furnished; for per diems of twenty-five cents in lieu of subsistence for employees and laborers, Class E or below, as may be approved by the Chief of the Bureau of Public Lands; local

field transportation of surveying parties, including moving camp outfit; and other incidental expenses; thirty-two thousand one hundred pesos.

In all, for the Bureau of Public Lands, one hundred and seven thousand one hundred pesos.

BUREAU OF AGRICULTURE.

Salaries and wages, Bureau of Agriculture, nineteen hundred and five: Chief of Bureau, at four thousand dollars per annum; assistant chief of Bureau, at three thousand dollars per annum; one director of animal industry, class three; one horticulturist, class five; one fiber expert, class five; one manager of Government stock farm, class five; one soil physicist, class six; one farm superintendent, class six; two farm superintendents, class eight, at one thousand five hundred dollars per annum each; one director of studs, class eight, from September first, nineteen hundred and four, at one thousand five hundred dollars per annum and quarters; one superintendent of experiment station, class eight; one superintendent of experiment station, class nine; one expert in farm machinery and management, class nine; one farm overseer, class ten, at one thousand and eighty dollars per annum; one clerk, class five; one clerk, class seven, three clerks, class eight; three clerks, class nine; one overseer, class nine; one gardner, Class A; one overseer, Class A; two farm foremen, Class A; one farm foreman, Class C; two clerks, Class C; three teamsters, Class C; one stud groom, Class D, from September first, nineteen hundred and four, with subsistence and quarters; one farm foreman, Class F; two horticultural apprentices, at one hundred and eighty dollars per annum each; four assistant foremen, at one hundred and forty-four dollars per annum each; extra allowance for disbursing officer, at two hundred dollars per annum; for hire of laborers at stations and farms, not to exceed thirty-eight thousand five hundred pesos; one hundred and twenty-seven thousand pesos.

Contingent expenses, Bureau of Agriculture, nineteen hundred and five: For contingent expenses, including the collection and purchase of bulbs, plants, roots, seeds, shrubs, trees, and vines for experimental cultivation and distribution; for purchase of scientific and technical books, magazines, periodicals, and publications, not to exceed three hundred pesos; office and station furniture and supplies; animals for breeding and draft purposes; wagons, forage, harness, shoeing, repairs, medicines, and stable supplies; building materials; agricultural implements and tools; engine and boat supplies and fuel; subsistence of laborers and other employees entitled thereto; for the actual and necessary traveling expenses of officials and employees, including per diems of officials and employees on official travel under the same provisions as are applied to the traveling examiners of the Auditor's and Treasurer's offices by Act Numbered Three hundred and fifty-eight: *Provided*, That from September fifteenth the per diem rate shall be two dollars; for the actual and necessary traveling expenses of other employees, and the transportation of supplies; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; thirty-four thousand pesos.

In all, for the Bureau of Agriculture, one hundred and sixty-one thousand pesos.

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

Salaries and wages, the Ethnological Survey for the Philippine Islands, nineteen hundred and five: Chief of Survey, at three thousand five hundred dollars per annum; assistant chief or survey, at two thousand four hundred dollars per annum; one ethnologist, class seven; one collector of natural-history specimens, class eight; one clerk, class eight; one clerk, class nine; one assistant collector of natural-history specimens, Class D; one clerk, Class D, from January first, nineteen hundred and five; one clerk, Class E, until not later than December thirty-first, nineteen hundred and four; one clerk, Class H, from January first, nineteen hundred and five; one clerk, Class I, until not later than December thirty-first, nineteen hundred and four; one assistant collector of natural-history specimens, Class J; one messenger, at one hundred and eighty dollars per annum; twenty-four thousand five hundred pesos.

Contingent expenses, the Ethnological Survey for the Philippine Islands, nineteen hundred and five: For contingent expenses, including the purchase of office supplies, books and periodicals; instruments; museum specimens, not to exceed two hundred and fifty pesos; ammunition, and natural-history supplies; rent of buildings; repairs for the actual and necessary traveling and field expenses of officials and employees engaged in collecting data and materials; for transportation of materials and supplies; for transportation in Manila on official business when same can not be furnished by the Insular Purchasing Agent, not to exceed two hundred pesos; and other incidental expenses; four thousand five hundred pesos.

In all, for the Ethnological Survey for the Philippine Islands, twenty-nine thousand pesos.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and five: Superintendent of Government Laboratories, at six thousand dollars per annum; Director of the Biological Laboratory, at five thousand dollars per annum; Director of the Serum Laboratory, at two thousand five hundred dollars per annum; one employee, class two; two employees, class three; two employees, class four; three employees, class five, one being for four months only; four employees, class six; one engineer, class six; three employees, class seven; two employees, class eight, at one thousand five hundred dollars per annum each; eight employees, class eight; nine employees, class nine, one being until not later than October fifteenth, nineteen hundred and four; two employees, Class A; one employee, Class C; one employee, Class D; three employees, at four hundred and fifty dollars per annum each; two employees, Class G; four employees, Class H; three employees, Class I; four employees, Class J; one employee, at two hundred and sixteen dollars per annum; one employee, at one hundred and eighty dollars per annum; eight employees, at one hundred and fifty dollars per annum each; nine employees, at one hundred and twenty dollars per annum each; for hire of emergency laborers, at twelve dollars and fifty cents each per month, not to exceed six thousand pesos; one hundred and sixty-five thousand pesos.

BUREAU OF MINING.

Salaries and wages, Bureau of Mining, nineteen hundred and five: Chief of Bureau, at three thousand dollars per annum: one geologist, class four: one geologist, class five: one field assistant, class six: one clerk, class eight: one field assistant, class nine: one clerk, Class C: one junior draftsman, Class D: one junior draftsman, Class F, until not later than October first, nineteen hundred and four: one employee, at two hundred and forty dollars per annum: one porter, at one hundred and twenty dollars per annum: one messenger, at one hundred and twenty dollars per annum: hire of temporary employees for field work, under the provisions of Act Numbered Nine hundred and sixteen, not to exceed nine hundred pesos: twenty-five thousand pesos.

Contingent expenses, Bureau of Mining, nineteen hundred and five: For contingent expenses, including ice, mess kit, tentage, and tools: engineering and scientific supplies, including import duties: technical books and journals: purchase of office furniture and supplies, oil and water: postage: repairs to furniture: rent of post-office box: for the actual and necessary traveling expenses of officials and employees: per diems of two dollars for officials and employees not below the grade of class nine, when absent from Manila upon official business and independent of field messes: per diems of one dollar for officials and employees above the grade of Class D, when absent from Manila on official business and subsisting with Bureau field mess—all per diems being in lieu of traveling expenses, except cost of transportation, the cost of transportation herein provided being construed to include subsistence when traveling on steamships: transportation of equipment, collections, and supplies: employment of native labor for field parties: subsistence of native field employees: for transportation in Manila on official business when such transportation can not be furnished by the Insular Purchasing Agent, not to exceed four hundred pesos: and other incidental expenses: six thousand one hundred pesos.

In all, for the Bureau of Mining, thirty-one thousand one hundred pesos.

WEATHER BUREAU.

Salaries and wages, Weather Bureau, nineteen hundred and five: Director, at two thousand five hundred dollars per annum: three assistant directors, at one thousand eight hundred dollars per annum: secretary and librarian, at one thousand four hundred dollars per annum: three observers, at nine hundred dollars per annum each: three calculators, at seven hundred and twenty dollars per annum each: two assistant observers, at six hundred dollars per annum each: one assistant librarian, at six hundred dollars per annum: two assistant calculators, at three hundred dollars per annum each: one draftsman, Class C: one draftsman, Class D: one mechanic, Class C: one mechanic, Class D: one mechanic, Class G: one mechanic, Class I: two janitors, at one hundred and fifty dollars per annum each: two messengers, at one hundred and fifty dollars per annum each: seven chief observers, at six hundred dollars per annum each: seven assistant observers, at one hundred dollars per annum each: eleven second-class observers, at three hundred dollars per annum each: twenty-six

THE ETHNOLOGICAL SURVEY FOR THE PHILIPPINE ISLANDS.

Salaries and wages, the Ethnological Survey for the Philippine Islands, nineteen hundred and five: Chief of Survey, at three thousand five hundred dollars per annum; assistant chief of survey, at two thousand four hundred dollars per annum; one ethnologist, class seven; one collector of natural-history specimens, class eight; one clerk, class eight; one clerk, class nine; one assistant collector of natural-history specimens, Class D; one clerk, Class D, from January first, nineteen hundred and five; one clerk, Class E, until not later than December thirty-first, nineteen hundred and four; one clerk, Class H, from January first, nineteen hundred and five; one clerk, Class I, until not later than December thirty-first, nineteen hundred and four; one assistant collector of natural-history specimens, Class J; one messenger, at one hundred and eighty dollars per annum; twenty-four thousand five hundred pesos.

Contingent expenses, the Ethnological Survey for the Philippine Islands, nineteen hundred and five: For contingent expenses, including the purchase of office supplies, books and periodicals; instruments; museum specimens, not to exceed two hundred and fifty pesos; ammunition, and natural-history supplies; rent of buildings; repairs for the actual and necessary traveling and field expenses of officials and employees engaged in collecting data and materials; for transportation of materials and supplies; for transportation in Manila on official business when same can not be furnished by the Insular Purchasing Agent, not to exceed two hundred pesos; and other incidental expenses; four thousand five hundred pesos.

In all, for the Ethnological Survey for the Philippine Islands, twenty-nine thousand pesos.

BUREAU OF GOVERNMENT LABORATORIES.

Salaries and wages, Bureau of Government Laboratories, nineteen hundred and five: Superintendent of Government Laboratories, at six thousand dollars per annum; Director of the Biological Laboratory, at five thousand dollars per annum; Director of the Serum Laboratory, at two thousand five hundred dollars per annum; one employee, class two; two employees, class three; two employees, class four; three employees, class five, one being for four months only; four employees, class six; one engineer, class six; three employees, class seven; two employees, class eight, at one thousand five hundred dollars per annum each; eight employees, class eight; nine employees, class nine, one being until not later than October fifteenth, nineteen hundred and four; two employees, Class A; one employee, Class C; one employee, Class D; three employees, at four hundred and fifty dollars per annum each; two employees, Class G; four employees, Class H; three employees, Class I; four employees, Class J; one employee, at two hundred and sixteen dollars per annum; one employee, at one hundred and eighty dollars per annum; eight employees, at one hundred and fifty dollars per annum each; nine employees, at one hundred and twenty dollars per annum each; for hire of emergency laborers, at twelve dollars and fifty cents each per month, not to exceed six thousand pesos; one hundred and sixty-five thousand pesos.

Contingent expenses, Bureau of Government Laboratories, nineteen hundred and five: For contingent expenses, including purchase of small animals and food for same; purchase of apparatus, bottles, chemicals, herbarium cases, office and photographer's supplies, shelter tents and supplies for field parties; cablegrams, lighting, ice, and distilled water; fuel for gas machines; fire equipment and furniture for buildings; books, furniture and library supplies; rent of Laboratory buildings, post-office box, and telephones; repairs to apparatus; hire of labor for moving from present quarters to new building; actual and necessary traveling expenses of officials and employees; for per diems of not to exceed two dollars, in the discretion of the Superintendent of Government Laboratories, for officials and employees of the Bureau of Government Laboratories on official travel in the Philippine Islands under the provisions of Act Numbered One thousand one hundred and eighty-eight; for transportation of supplies; and for transportation in Manila on official business, when same can not be furnished by the Insular Purchasing Agent; and for other incidental expenses; sixty-six thousand one hundred pesos.

In all, for the Bureau of Government Laboratories, two hundred and thirty-one thousand one hundred pesos.

PHILIPPINE CIVIL HOSPITAL.

Salaries and wages, Philippine Civil Hospital, nineteen hundred and five: Attending Physician and Surgeon, at three thousand five hundred dollars per annum; one superintendent, class eight, two house surgeons, class nine, one dispensing clerk, class nine, one clerk, class ten, one property clerk, Class A, one clerk and interpreter, Class D, one chief nurse, class ten, at one thousand and twenty dollars per annum, one matron, Class A, one dietist, Class B, one operating nurse, Class B, thirteen nurses, Class C, two ambulance drivers, Class D, two attendants, Class C, ten attendants, Class D, one chief cook, Class G, two cooks, Class I, one assistant cook, at one hundred and eighty dollars per annum, and one practicante, at one hundred and twenty dollars per annum, with subsistence and quarters in kind; six employees, at one hundred and fifty-six dollars per annum each, six employees, at one hundred and thirty-two dollars per annum each, six employees, at one hundred and eight dollars per annum each, thirteen employees, at eighty-four dollars per annum each, with subsistence; extra allowance for disbursing clerk, at two hundred dollars per annum; and for the employment of substitutes in places of clerks and employees granted leaves of absence, not to exceed two thousand six hundred pesos; seventy-five thousand pesos.

Contingent expenses, Philippine Civil Hospital, nineteen hundred and five: For contingent expenses, including electric service; laundering of hospital linen; rent of buildings; telephones; purchase of drugs and medicines; fuel, forage, and ice; medical and surgical supplies and instruments, and repairs to latter; office and hospital furniture and supplies; subsistence of patients and employees; for transportation in Manila on official business when same can not be furnished by the Insular Purchasing Agent, purchase of one "Nevo" cold-air stove, not to exceed four hundred and fifty pesos; and other incidental expenses; one hundred and twenty-six thousand pesos:

Provided, That the Attending Physician and Surgeon in charge shall be authorized to employ, without the intervention of the Civil Service Board, an additional house surgeon at the Civil Hospital, without pay, such house surgeon to receive subsistence and quarters, if accommodation can be found for him in the buildings at present used in connection with the Civil Hospital.

In all, for the Philippine Civil Hospital, two hundred and one thousand pesos.

CIVIL SANITARIUM, BAGUIO, BENGUET.

Salaries and wages, Civil Sanitarium, Baguio, Benguet, nineteen hundred and five: Attending Physician and Surgeon, at two thousand four hundred dollars per annum; one superintendent, class nine, from January first, nineteen hundred and five; one disbursing officer, class nine, until not later than September first, nineteen hundred and four; one nurse and housekeeper, Class A, from October first, nineteen hundred and four; one nurse, Class C; one attendant, Class D; one employee, Class D; one employee, Class F; one employee, Class J; one employee, at one hundred and eighty dollars per annum; three employees, at ninety-six dollars per annum each; two employees, at sixty dollars per annum each; for hire of emergency laborers, not to exceed seven hundred and twenty pesos; for additional compensation at the rate of four hundred dollars per annum and subsistence to the treasurer of the Province of Benguet for services as acting disbursing officer, the provisions of existing laws to the contrary notwithstanding; sixteen thousand pesos.

Contingent expenses, Civil Sanitarium, Baguio, Benguet, nineteen hundred and five: For contingent expenses, including subsistence supplies; hospital supplies; complete equipment of twenty-three new rooms, and necessary additional equipment for kitchen and dining room; medical and surgical supplies; forage; purchase of animals; transportation of supplies; purchase and transportation of hot-air pump, not to exceed five hundred and twenty pesos; repairs to typewriters; and other incidental expenses; forty-three thousand five hundred pesos.

In all, for the Civil Sanitarium, Baguio, Benguet, fifty-nine thousand five hundred pesos.

DEPARTMENT OF COMMERCE AND POLICE.

BUREAU OF POSTS.

Salaries and wages, Bureau of Posts, nineteen hundred and five: Director of Posts, at six thousand dollars per annum; Assistant Director of Posts, at three thousand two hundred and fifty dollars per annum; one clerk, class three; two clerks, class five; two clerks, class six; four clerks, class seven; three clerks, class eight; four clerks, class nine; one clerk, class ten; two clerks, Class D; one clerk, Class F; one clerk, Class I; one clerk, Class J; three employees, at one hundred and fifty dollars per annum each; extra allowance for disbursing officer, at two hundred dollars per annum; one post-office inspector, class four; three post-office inspectors, class five; three post-

office inspectors, class six; one post-office inspector, class seven; eighty-seven thousand pesos.

Mail transportation, Bureau of Posts, nineteen hundred and five: For inland mail transportation, sea transportation of mails, transportation of mails through foreign countries, and for salaries and wages of fifteen postal clerks on mail trains and mail steamers, not to exceed twelve hundred dollars per annum each; one hundred and thirty thousand pesos.

Contingent expenses, Bureau of Posts, nineteen hundred and five: For contingent expenses, including purchase of mail equipment, furniture, and supplies, including postal scales, postmarking and receiving stamps, and safes; manufacture of postage stamps, including necessary plates; ice and telegrams; for per diems of two dollars and fifty cents, in lieu of actual traveling expenses, to post-office inspectors, not including transportation, while traveling on official business: *Provided*, That from and after September first, nineteen hundred and four, the per diem rate shall be reduced to two dollars; and for the actual and necessary traveling expenses of other employees; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and for other incidental expenses; thirty-eight thousand pesos.

Post-Office Service:

Salaries and wages, Post-Office Service, nineteen hundred and five: Postmaster, Manila, at three thousand seven hundred dollars per annum; one postmaster, class five; one postmaster, class six; two postmasters, class seven; seven postmasters, class eight; eight postmasters, class nine; seven postmasters, class ten; two postmasters, Class A; three postmasters, Class B; three postmasters, Class C; three postmasters, Class D; three postmasters, Class E; four postmasters, Class F; four postmasters, Class G; four postmasters, Class H; five postmasters, Class I, at three hundred and thirty dollars per annum each; five postmasters, Class I; seven postmasters, Class J, at two hundred and seventy dollars per annum each; eight postmasters, Class J; ten postmasters, at two hundred and ten dollars per annum each; twelve postmasters, at one hundred and eighty dollars per annum each; twenty postmasters, at one hundred and fifty dollars per annum each; forty postmasters, at one hundred and twenty dollars per annum each; eighty postmasters, at ninety dollars per annum each; two hundred and ten postmasters, at sixty dollars per annum each; assistant postmaster, Manila, class three; one clerk, class five; three clerks, class six; four clerks, class seven; sixteen clerks, class eight; twelve clerks, class nine; thirteen clerks, class ten; nine clerks, Class A; one mechanic, Class A; one clerk, Class B; one teamster, Class B; five clerks, Class C; one watchman, Class C; two clerks, Class D; three clerks, Class E; seven clerks, Class F; seven clerks, Class G; seven clerks, Class H; one driver, Class H; nine clerks, Class I; thirty clerks, Class K; fifteen employees, Manila post-office, at one hundred and fifty dollars per annum each; and for employment of substitutes in places of postmasters and clerks granted leaves of absence; total, three hundred thousand pesos.

Contingent expenses, Post-Office Service, nineteen hundred and five: For contingent expenses, including rent, light, furniture, and supplies for post-offices; repairs to post-offices and furniture; expenses of not exceeding ten stamp agencies in Manila, at four pesos

per month each; ice and other incidental expenses; ten thousand pesos.

In all, for the Bureau of Posts, five hundred and sixty-five thousand pesos.

SIGNAL SERVICE.

Salaries and wages, Signal Service, nineteen hundred and five: Two clerks, class six; one clerk, class seven; three clerks, class eight; two clerks, class nine; one mechanic, class ten; three employees, Class H; two employees, Class I; ten employees, Class J; one hundred and thirty-five employees, Class K; and such temporary day laborers as may be necessary; seventy thousand pesos: *Provided*, That the funds herein appropriated for hire of temporary day laborers are hereby made available for payment of wages of not to exceed five cooks for the Signal Corps mess in lieu of detailing enlisted operators and linemen.

Contingent expenses, Signal Service, nineteen hundred and five: For contingent expenses, including construction, maintenance, and operation of telegraph, telephone, and cable lines; purchase of iron poles and appurtenances and other line material; office instruments, fixtures and stationery; battery supplies and so forth; for rent of buildings to be used as telegraph and telephone offices; and to provide shelter for supplies and animals kept thereat; and illuminating supplies for said offices; thirty-six thousand pesos.

In all, for the Signal Service, one hundred and six thousand pesos.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and five: For the difference between pay and allowances of brigadier-general and colonels, respectively, and that of their respective ranks in the United States Army, of the officers detailed as Chief and assistant chiefs of the Philippines Constabulary, pursuant to the provisions of the Act of the Congress of the United States entitled "An Act to promote the efficiency of the Philippines Constabulary, to establish the rank and pay of its commanding officers, and for other purposes," approved January thirtieth, nineteen hundred and three.

Field officers:

One colonel and assistant chief, at three thousand five hundred dollars per annum; two majors and assistant chiefs, at two thousand seven hundred and fifty dollars per annum each; four majors and senior inspectors, at two thousand dollars per annum each.

Line officers:

Forty-seven captains and inspectors, not to exceed an aggregate of one hundred and fifty thousand pesos; fifty-one first lieutenants and inspectors, at an average of one thousand one hundred and fifty dollars per annum each, not to exceed an aggregate of one hundred and eighteen thousand two hundred pesos; seventy second lieutenants and inspectors, at an average of one thousand dollars per annum each, not to exceed an aggregate of one hundred and forty-one thousand five hundred pesos; seventy-nine third lieutenants and inspectors, at an average of nine hundred dollars per annum, not to exceed an aggregate of one hundred and forty-two thousand six hundred pesos: *Provided*, That, notwithstanding the provision

of existing laws to the contrary, fifty dollars each per annum additional compensation shall be paid to officers of the Philippines Constabulary, not natives of the Philippine Islands, who prove their ability to speak and read one of the native dialects of the Philippine Islands; forty-five subinspectors, not to exceed an aggregate of forty-three thousand two hundred pesos.

Enlisted strength:

For pay of an average aggregate enlisted strength of "the line" of seven thousand two hundred and five during the first half year, and of six thousand two hundred and fifty during the last half year, including the necessary complement of noncommissioned officers, not to exceed an aggregate of one million pesos: *Provided*, That all enlistments after June thirtieth, nineteen hundred and four, shall be for a period of three years, the provisions of Act Numbered One hundred and seventy-five to the contrary notwithstanding: *And provided further*, That the enlisted men to serve in any province may be selected from other provinces when the necessary quota of desirable men can not be obtained in that province at the rates of pay authorized therein; and for pay of municipal police and volunteers operating under the Constabulary, subject to the approval of the Secretary of Commerce and Police.

Office of the Chief:

One clerk, class eight; one messenger, at one hundred and fifty dollars per annum.

Adjutant-General's division:

One captain and assistant adjutant-general, at two thousand dollars per annum; one clerk, class seven; one clerk, class eight; six clerks, class nine; two clerks, class ten; three clerks, Class A; two clerks, Class C; three clerks, Class F; one clerk, Class G; one clerk, Class I; one clerk, Class J; two messengers, at one hundred and eighty dollars per annum each; five messengers, at one hundred and fifty dollars per annum each.

Inspector-General's division:

For per diems of five dollars for each of the United States Army officers detailed as inspectors-general; one clerk, class nine.

Information division:

One captain and superintendent, at two thousand five hundred dollars per annum; one assistant superintendent, at one thousand eight hundred dollars per annum; two clerks, class nine; two detectives, at one thousand five hundred dollars per annum each; two detectives, at one thousand two hundred dollars per annum each; three detectives, at one thousand and eighty dollars per annum each; three detectives, at nine hundred and sixty dollars per annum each; three detectives, at eight hundred and forty dollars per annum each; four detectives, at seven hundred and twenty dollars per annum each; five detectives, at five hundred and forty dollars per annum each; five detectives, at three hundred and sixty dollars per annum each; one messenger, at one hundred and fifty dollars per annum, and for hire of additional detectives, as required from time to time, at varying rates of pay, not to exceed an aggregate of twelve thousand pesos.

Office of the Chief Supply Officer:

One captain and assistant chief supply officer, at two thousand dollars per annum; one clerk, class seven; one clerk, class eight; one

clerk, class nine; two clerks, Class G; one clerk, Class J; four captains and examiners, at an aggregate of not to exceed twelve thousand eight hundred pesos.

Paymaster's division:

One captain and paymaster, at two thousand two hundred dollars per annum; one clerk, class eight; one clerk, class nine; one clerk, Class D; one messenger, at one hundred and fifty dollars per annum.

Commissary division:

One captain and commissary, at two thousand dollars per annum; one clerk, class eight; one clerk, class nine; four clerks, Class A; one clerk, Class C; three clerks, Class I, at three hundred and twenty dollars per annum each; two clerks, Class J.

Quartermaster division:

One captain and quartermaster, at one thousand eight hundred dollars per annum; one clerk, class eight; one clerk, class ten, until not later than September first, nineteen hundred and four; one clerk, Class D; three clerks, class H; two blacksmiths and wheelwrights, at nine hundred dollars per annum each; one wagon master, at eight hundred and fifty dollars per annum; one teamster, at eight hundred and forty dollars per annum; two teamsters, at seven hundred and eighty dollars per annum each; two teamsters, at seven hundred and twenty dollars per annum each, until not later than September first, nineteen hundred and four; two drivers, Class I; two laborers' overseers, at three hundred and sixty dollars per annum each; three drivers, at one hundred and eighty dollars per annum each; for the employment of packmasters and packers, not to exceed seven thousand five hundred pesos.

Ordnance division:

One captain and ordnance officer, at one thousand four hundred dollars per annum; one clerk, Class A; one clerk, Class H; one armorer and gunsmith, at one thousand two hundred dollars per annum; seven mechanics, at two hundred and ten dollars per annum each.

Medical division:

One captain and superintendent, at two thousand dollars per annum; three captains and surgeons, at one thousand eight hundred dollars per annum each; One clerk, Class A; eleven medical inspectors with the rank of lieutenant, not to exceed an aggregate of twenty-four thousand pesos; five sergeants, at thirty-three pesos per month each; seven corporals, at twenty-eight pesos per month each; ninety-five first-class privates, at eighteen pesos per month each.

Telegraph division:

One superintendent, at two thousand five hundred dollars per annum; two first-class inspectors, at one thousand six hundred dollars per annum each; two first-class inspectors, at one thousand four hundred dollars per annum each; three first-class inspectors, at one thousand two hundred dollars per annum each; five second-class inspectors, at one thousand one hundred dollars per annum each; three second-class inspectors, at one thousand and fifty dollars per annum each; five third-class inspectors, at one thousand dollars per annum each; three third-class inspectors, at nine hundred and fifty dollars per annum each; three fourth-class inspectors, at nine hundred dollars per annum each; ten sergeants, at sixty pesos per month each; twenty corporals, at fifty pesos per month each; thirty-five first-class privates, at forty pesos per month each; thirty second-class

privates, at thirty pesos per month each: *Provided*, That no enlisted telegraph operator shall receive subsistence, either in money or kind, whether in garrison, traveling under orders, or in the field. And for extra compensation for enlisted men detailed as linemen in addition to their pay proper, not to exceed six thousand pesos: *Provided*, That the pay of such enlisted men shall not exceed eighteen pesos per month each; one clerk, class ten; one telegraph operator, at one thousand dollars per annum; twenty telegraph operators, at nine hundred dollars per annum each; twenty telegraph operators, at seven hundred and eighty dollars per annum each; fifteen linemen, at nine hundred dollars per annum each; ten linemen, at seven hundred and eighty dollars per annum each; five linemen, at seven hundred and twenty dollars per annum each; ten linemen, at one hundred and eighty dollars per annum each; five messengers, at one hundred and fifty dollars per annum each; ten messengers, at ninety dollars per annum each.

Office of the First District chief:

One clerk, class eight; one clerk, class ten; one clerk, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of three thousand six hundred pesos.

Office of the Second District chief:

One clerk, class eight; one clerk, class ten; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of two thousand pesos.

Office of the Third District chief:

One clerk, class eight; one clerk, class ten; one clerk, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of two thousand four hundred pesos.

Office of the Fourth District chief:

One clerk, class eight; two clerks, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of one thousand four hundred pesos.

Office of the Fifth District chief:

One clerk, class eight; one clerk, Class I; and for hire of detectives as required from time to time, at varying rates of pay, not to exceed an aggregate of three hundred pesos.

Supply officers:

For extra compensation to fifty-two supply officers, provided that the salaries and allowances of the positions they fill shall aggregate not more than thirty thousand pesos, being nine at one thousand seven hundred dollars, twenty-one at one thousand five hundred dollars, and twenty-two at one thousand three hundred dollars each per annum; forty clerks for supply officers, not to exceed an aggregate of eight thousand pesos; and for hire of emergency clerical labor, not to exceed an aggregate of six hundred pesos: *Provided*, That additional compensation shall not be paid hereunder.

Launch crews:

Crew of launch *Lerington*: One assistant engineer, at three hundred and sixty dollars per annum, and one fireman, at one hundred and fifty dollars per annum, until not later than September first, nineteen hundred and four; one care taker, at one hundred and fifty dollars per annum. Crew of launch *Arict*: One patron and one

engineer, at three hundred and sixty dollars per annum each. Crew of boat *Annie*: One pilot and ten oarsmen, not to exceed an aggregate of two thousand seven hundred pesos; one engineer, at five hundred and forty dollars per annum for new river launch; and for crew of launch *Sultana*, not to exceed an aggregate of three thousand four hundred and ninety pesos.

Laborers:

For hire of unskilled laborers, not to exceed an aggregate of eighteen thousand pesos.

Total for salaries and wages, two million one hundred and seven thousand six hundred pesos.

Clothing, camp and garrison equipage, Philippines Constabulary, nineteen hundred and five: For material and manufacture of clothing and equipage; for the purchase, repair, and preservation of arms, ammunition, equipments, and musical instruments; and for allowance for clothing not drawn in kind to enlisted men upon discharge, four hundred and fifty-six thousand nine hundred and fifty pesos: *Provided*, That articles of clothing and equipage may be sold to officers and enlisted men for their personal use, at cost price, under such restrictions as the Chief of Constabulary may prescribe, with the approval of the Secretary of Commerce and Police.

Barracks and quarters, Philippines Constabulary, nineteen hundred and five: For allowance and commutation for offices and quarters under the provisions of Acts Numbered Seven hundred and six and Eight hundred and seven; for rent, construction, and repair of offices, guardhouses, arsenals, barracks, hospitals, storehouses, and stables; for fuel, illuminating, and cleaning supplies; and for rent of telephones in Manila; one hundred and forty-one thousand seven hundred and fifty pesos.

Transportation, Philippines Constabulary, nineteen hundred and five: For transportation of officers, enlisted men, employees, prisoners, and supplies; forage, veterinary attendance, medicines, shoeing, and incidentals for animals; purchase and hire of draft and riding animals, harness, carts, boats, and so forth; purchase of coal, gasoline, and incidentals for boats; and for subsistence of officers while traveling under orders, including per diems of two dollars for the inspectors-general and four examiners under the same provisions as those allowed the traveling examiners of the Insular Treasurer and Insular Auditor, pursuant to section one of Act Numbered Three hundred and fifty-eight; two hundred and fifty-six thousand four hundred and fifty pesos: *Provided*, That the Bureau of Philippines Constabulary shall furnish its official transportation in the city of Manila, under such restrictions as may be prescribed by the Secretary of Commerce and Police, the provisions of Act Numbered One hundred and ninety-eight to the contrary notwithstanding: *And provided further*, That forage in kind for one private animal used in the public service may be furnished the officer owning it on his certificate, approved by his senior inspector and district chief: *And provided further*, That the subsistence and traveling expenses of officers and enlisted men on escort duty, together with all expense of transporting prisoners in their charge, shall be paid by the Bureau of Philippines Constabulary and not by the Bureau or province at whose request the escort is furnished, the provisions of section one of Act Numbered Four hun-

dred and four to the contrary notwithstanding: *And provided further*, That the Bureau of Philippines Constabulary shall furnish official transportation from the coast or nearest railway station to Baguio for all Government supplies except for Benguet road and improvements.

Secret-service fund, Philippines Constabulary, nineteen hundred and five: For a contingent fund to be used for secret-service purposes, and for the payment of rewards for the apprehension of deserters, in the discretion of the Chief or Acting Chief of Philippines Constabulary; sixteen thousand seven hundred and fifty pesos.

Telegraph and telephone service, Philippines Constabulary, nineteen hundred and five: For the construction, maintenance, and repair of telegraph and telephone lines, including purchase of materials and supplies and transportation of same; seventy-two thousand seven hundred and forty pesos.

Subsistence, Philippines Constabulary, nineteen hundred and five: For the subsistence of enlisted men, except bandmen and telegraph operators, of cargadores, and of municipal police and volunteers operating under the Constabulary, subject to the provisions of Act Numbered One thousand and forty-nine; for subsistence of prisoners; for subsistence of enlisted men, officers, other employees of the Civil Government, and officers, enlisted men, and employees of the United States Army sick in Constabulary hospitals, at forty centavos per day each: *Provided*, That all collections, at the rate fixed by the Chief of Philippines Constabulary, for treatment of employees of the Civil Government, and of employees and members of the United States Army, excepting officers and enlisted men of the Constabulary, shall be deposited in the Insular Treasury as refunds to "Subsistence, Philippines Constabulary;" five hundred and three thousand one hundred and twenty pesos.

Contingent expenses, Philippines Constabulary, nineteen hundred and five: For contingent expenses, including the purchase of office furniture, stationery, and supplies; newspapers, professional books, post-office expenses; and for emergency printing at the various district headquarters, not to exceed an aggregate of four hundred pesos, the provisions of Act Numbered Two Hundred and ninety-six to the contrary notwithstanding; for medical treatment for officers and enlisted men under the provisions of Act Numbered Eight hundred and seven, and for medical, surgical, and hospital supplies, including hospital laundry work; for the burial of officers, enlisted men, and secret service agents; and for ice, distilled water, laundry of office towels, and other incidental expenses; forty-four thousand six hundred and forty pesos.

In all, for the Bureau of Philippines Constabulary, three million six hundred thousand pesos.

BUREAU OF PRISONS.

Salaries and wages, Bureau of Prisons, nineteen hundred and five: Warden, at three thousand dollars per annum; Deputy Warden, at two thousand five hundred dollars per annum; one physician, at two thousand dollars per annum; one assistant deputy warden, at one thousand nine hundred dollars per annum; one cashier, property clerk, and disbursing officer, class six; one master mechanic, class seven, at one thousand seven hundred dollars per annum; one chief

clerk, class seven; one foreman of shops, class eight; three clerks, class eight, one being from October first, nineteen hundred and four; one steward, at one thousand three hundred dollars per annum; four clerks, class nine; one dispensing clerk, class nine; four foremen of shops, class nine; one skilled workman, class nine, from October first, nineteen hundred and four; one baker, class nine; three inspectors, class nine; one laundry foreman, class ten, at one thousand and fifty dollars per annum; one interpreter, Class A; one skilled workman, Class A, from October first, nineteen hundred and four; one assistant laundry foreman, Class A; one hospital attendant, Class A; twenty-seven guards, first class: *Provided*, That the pay of guards, first class, shall be at the rate of nine hundred dollars per annum for the first year of service, one thousand dollars per annum for the second year, one thousand and eighty dollars per annum for the third year, and one thousand one hundred and forty dollars per annum for the fourth year; one overseer, Class C; one teamster, Class C; one foreman of shops, Class C; two clerks, Class D; one overseer, Class D; one foreman of shops, Class D; one carriage painter, Class D; two clerks, Class H; two sergeants: *Provided*, That the pay of sergeants shall be at the rate of three hundred and sixty dollars per annum for the first year of service, four hundred dollars per annum for the second year, and four hundred and fifty dollars per annum for the third year; two clerks, Class I; two hospital stewards, Class I; two chaplains, at three hundred dollars per annum each; one assistant laundry foreman, Class I; sixteen keepers: *Provided*, That the pay of keepers shall be at the rate of three hundred dollars per annum for the first year of service, three hundred and seventy-five dollars per annum for the second year, four hundred and twelve dollars per annum for the third year, and four hundred and fifty dollars per annum for the fourth year; thirty guards, second class: *Provided*, That the pay of guards, second class, shall be at the rate of two hundred and forty dollars per annum for the first year, three hundred dollars per annum for the second year, three hundred and thirty dollars per annum for the third year, and three hundred and sixty dollars per annum for the fourth year: *And provided further*, That appointments made subsequent to August fifteenth, nineteen hundred and four, shall be at the rate of one hundred and eighty dollars per annum for the first six months of service: *And provided*, That in computing period of service of keepers and guards, second class, credit for service in both grades shall be allowed; one clerk, Class J; one cochero, at one hundred and eighty dollars per annum; extra compensation for executioner, at not to exceed ten dollars per execution; hire of extra guards, with the approval of the Secretary of Commerce and Police, not to exceed one thousand pesos; total, one hundred and seventy thousand pesos.

Manufacturing department, Bureau of Prisons, nineteen hundred and five: For the purchase of supplies for the operation and repair of machinery and shop equipment; and tools and materials to be used in the manufacturing departments; ninety thousand pesos.

Contingent expenses, Bureau of Prisons, nineteen hundred and five: For contingent expenses, including purchase of office furniture and supplies; subsistence of prisoners, including special diet for sick prisoners; supplies for prisoners, including bedding, clothing, tobacco, medicine, material for making prison cloth, and so forth, not to exceed ninety-seven thousand pesos; building material for

general repairs; postage for prisoners' mail; extending water system and sewerage; kitchen and band supplies; burial of deceased prisoners; transportation of stone from Walled City to prison; reimbursement to prisoners of earnings as hired laborers outside of prison prior to American occupation; for the purpose of furnishing one suit of clothing, of value not exceeding five pesos, and a gratuity of ten pesos to each prisoner, upon release, who has been confined for one year or more, in cases where in the discretion of the Warden it is necessary; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; for forage, fuel, illumination, oil, and other incidental expenses; four hundred and ninety thousand pesos.

In all, for Bureau of Prisons, seven hundred and fifty thousand pesos.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Salaries and wages, Bureau of Coast Guard and Transportation, nineteen hundred and five:

Office of Chief of Bureau:

Chief clerk, class five; one chief property clerk, class six; one clerk, class seven; one clerk, class nine; one clerk, Class J; two employees, at one hundred and eighty dollars per annum each; per diems of five dollars to the United States Naval officer detailed as Chief of Bureau.

Disbursing office:

One disbursing officer, class six, until not later than August fifteenth, nineteen hundred and four; one paymaster, class four; one paymaster's clerk, class seven; one clerk, Class A; one clerk, Class D.

Division of Vessels—Office:

Marine Superintendent, at two thousand five hundred dollars per annum; one clerk, class eight; one storekeeper, class ten; one assistant storekeeper, Class F; two employees, at one hundred and fifty dollars per annum each.

Property division:

One clerk, class eight; two clerks, class nine:

Shops, Engineer Island:

One inspector of machinery, at two thousand five hundred dollars per annum; one clerk, class eight.

Division of Light-house Maintenance:

One light-house inspector, at two thousand five hundred dollars per annum; one clerk, class eight; one clerk, class nine; one storekeeper, Class A; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and fifty dollars per annum.

Division of Light-House Construction:

Per diems of five dollars for the United States Army officer detailed as light-house engineer, and per diems of two dollars and fifty cents for the United States Army officer detailed as assistant light-house engineer; one clerk, class six; one draftsman, class seven; one clerk, class nine; one mechanic, class nine; one clerk, Class A; one clerk, Class F; one assistant storekeeper, Class F; one employee, at one hundred and eighty dollars per annum.

Total for salaries and wages, eighty thousand pesos.

Light-House service, Bureau of Coast Guard and Transportation, nineteen hundred and five: For the expenses of the Light-House Service, including salaries of two captains of cutters, at one thousand eight hundred dollars per annum each; one master of launch, at one thousand two hundred dollars per annum; three first officers, at one thousand and twenty dollars per annum each; two second officers, at eight hundred and forty dollars per annum each; one mate of launch, at eight hundred and forty dollars per annum; two chief engineers, at one thousand six hundred dollars per annum each; one chief engineer, at one thousand and eighty dollars per annum; three first assistant engineers, at one thousand and twenty dollars per annum each; eight machinists, at four hundred and eighty dollars per annum each; one machinist, at three hundred and sixty dollars per annum; seven oilers, at two hundred and forty dollars per annum each; three boatswains, at two hundred and forty dollars per annum each; two carpenters, at two hundred and forty dollars per annum each; two stewards, at two hundred and forty dollars per annum each; three cooks, at two hundred and forty dollars per annum each; one patron of launch, at three hundred dollars per annum; one engineer of launch, at three hundred dollars per annum; one fireman of launch, at two hundred dollars per annum; one sailor of launch, at one hundred and twenty dollars per annum; wages of authorized petty officers and crews; for subsistence allowances, as authorized by law, to officers, petty officers, and crews, including those authorized for emergencies; salaries of six light keepers, at four hundred and eighty dollars per annum each; eighteen light keepers, at four hundred and twenty dollars per annum each; twelve light keepers, at three hundred and sixty dollars per annum each; thirty light keepers, at three hundred dollars per annum each; thirty-three light keepers, at two hundred and forty dollars per annum each; fifteen apprentices, at one hundred and twenty dollars per annum each, and ten apprentices, at ninety dollars per annum each, lightkeepers of lesser classes, boatmen and laborers, to be stationed in the discretion of the Chief of the Bureau: *Provided*, That in the event of more lights being found necessary for the public service, authority for the employment of the personnel of such lights may be granted by the Secretary of Commerce and Police; for the maintenance and operation of a repair shop and storehouse in connection with the division of light-house construction, including salaries and wages of the necessary overseers, foremen, mechanics, and laborers, and purchase of supplies, not to exceed twelve thousand pesos; for necessary repairs to light stations now in operation, including salaries, wages, materials, subsistence, local transportation, and so forth, to preserve public property and to avoid future extensive repairs, not to exceed thirty thousand pesos; for improvement of existing lights by converting fixed lights into revolving lights, by substituting incandescent burners for present oil lamps, by converting polygonal lanterns into cylindrical lanterns by substitution of curved panes, and so forth, not to exceed eight thousand pesos; for completion and equipment of new storehouse on Engineer Island, not to exceed two thousand five hundred pesos; for maintenance and operation of tenders, including purchase of fuel and supplies, pilotage, laundry, water, and so forth, not to exceed ninety-five thousand pesos; for incidental expenses; including illuminating oil and supplies for light stations and transportation of same from

beach to stations, furniture and implement cases for light stations, house rent for keepers not provided with dwellings, subsistence for officials and employees while traveling on official business, wages for authorized laborers at warehouse, for moving from present warehouse to that on Engineers Island and making minor repairs to latter, lanterns and parts, one Lyle gun and accessories, fire extinguishers, and rations for San Bernardino light station, and for apprentices and new keepers, not exceeding three months each, not to exceed sixty thousand pesos; and for buoyage not to exceed twenty-seven thousand pesos; three hundred and eighty thousand pesos.

Cutters and launches, Bureau of Coast Guard and Transportation, nineteen hundred and five: For expenses in the maintenance of cutters and launches, including salaries and wages of one pay officer, at one thousand eight hundred dollars per annum until not later than September first, nineteen hundred and four; one pay clerk, class nine, until not later than September first, nineteen hundred and four; seventeen captains, at one thousand eight hundred dollars per annum each; five masters, at one thousand two hundred dollars per annum each; one master, at one thousand and eighty dollars per annum; seventeen first officers, at one thousand and twenty dollars per annum each; seventeen second officers, at eight hundred and forty dollars per annum each; four mates, at eight hundred and forty dollars per annum each; seventeen chief engineers, at one thousand six hundred dollars per annum each; five chief engineers, including chief engineer of the *Sentinel*, at one thousand and eighty dollars per annum each; seventeen assistant engineers, at one thousand and twenty dollars per annum each; one assistant engineer, at four hundred and fifty dollars per annum; three assistant engineers, at four hundred and twenty dollars per annum each; four assistant engineers, at three hundred and sixty dollars per annum each; two engineers, at four hundred and eighty dollars per annum each; two engineers, at three hundred and sixty dollars per annum each; three engineers, at three hundred dollars per annum each; thirty-one machinists, at four hundred and twenty dollars per annum each; forty-five oilers, at two hundred and forty dollars per annum each; nine firemen, at two hundred and forty dollars per annum each; one patron, at six hundred dollars per annum; three patrons, at four hundred and eighty dollars per annum each; three patrons, at three hundred dollars per annum each; fifteen boatswains, at two hundred and forty dollars per annum each; fifteen carpenters, at two hundred and forty dollars per annum each; fifteen stewards, at two hundred and forty dollars per annum each; fifteen cooks, at two hundred and forty dollars per annum each; one pilot and mate, at three hundred and sixty dollars per annum; and authorized petty officers, crews, mechanics, and laborers; for the purchase of coal and supplies; repairs; subsistence; for subsistence of postal clerks; hospital expenses, laundry, pilotage, and other incidental expenses; one million one hundred and forty thousand pesos: *Provided*, That the Chief of the Bureau, with the approval of the Secretary of Commerce and Police, may employ additional officers, petty officers, and crews as may be required to man cutters or launches which may be added to those already under the control of the Bureau, the compensation of such officers and men to be determined by the provisions of law applying to vessels of similar classes: *And provided further*, That the Chief of the Bureau may employ temporarily an

additional man of the same grade to replace any man sent to the hospital from one of the vessels: *And provided*, That postal clerks, while on duty on Coast Guard cutters, shall be furnished subsistence in kind by the Bureau of Coast Guard and Transportation: *And provided further*, That funds herein appropriated may be used for subsistence and aid of shipwrecked sailors, or other persons in distress, as demanded by the laws of humanity and the customs of maritime nations.

Contingent expenses, Bureau of Coast Guard and Transportation, nineteen hundred and five: For contingent expenses, including cablegrams, electric lighting, ice, telephone rent, supplies, and washing; medical treatment and medicines for officers, petty officers, and crews of cutters and launches, under the provisions of Act Numbered Eight hundred and seven; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; six thousand four hundred pesos.

In all, for the Bureau of Coast Guard and Transportation, one million six hundred and six thousand four hundred pesos.

BUREAU OF COAST AND GEODETIC SURVEY.

Salaries and wages, Bureau of Coast and Geodetic Survey, nineteen hundred and five: One clerk, class eight, at one thousand and five hundred dollars per annum; one clerk, class eight; two clerks, Class D; three clerks, Class E; two clerks, Class F; eight clerks, Class G; one apprentice draftsman, at two hundred and forty dollars per annum; one apprentice draftsman, at one hundred and eighty dollars per annum; one apprentice draftsman, at one hundred and sixty-five dollars per annum; one messenger, at one hundred and eighty dollars per annum; twenty thousand two hundred pesos.

Field and steamer expenses, Bureau of Coast and Geodetic Survey, nineteen hundred and five: For field expenses, including pay of five observers, at not to exceed one thousand five hundred dollars per annum each; one watch officer, at not to exceed one thousand six hundred and eighty dollars per annum without subsistence; one watch officer, at one thousand six hundred and eighty dollars per annum without subsistence, for not more than three and one-half months; one chief engineer, at not to exceed one thousand six hundred and eighty dollars per annum without subsistence; repairs and supplies for the maintenance and operation of steamers engaged in survey work; salaries and wages of petty officers, crews, and emergency employees; rations and uniforms for petty officers and crews, and medical treatment and medicines for officers, petty officers and crews, under the provisions governing the Bureau of Coast Guard and Transportation; hire of launches, hire of field hands, and other labor; purchase of animals; camp outfit and supplies, lumber and other signal material; and other incidental expenses; eighty-three thousand and sixty pesos.

Contingent expenses, Bureau of Coast and Geodetic Survey, nineteen hundred and five: For contingent expenses, including purchase of office furniture and supplies; repairs; for transportation in Manila on official business when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; two thousand five hundred and forty pesos.

In all, for the Bureau of Coast and Geodetic Survey, one hundred and five thousand eight hundred pesos.

BUREAU OF ENGINEERING.

Salaries and wages, Bureau of Engineering, nineteen hundred and five: Consulting Engineer to the Commission, at five thousand dollars per annum; principal assistant engineer, at three thousand five hundred dollars per annum; railroad engineer, at three thousand dollars per annum; chief of supervisors, at two thousand five hundred dollars per annum; chief surveyor, at two thousand five hundred dollars per annum; one assistant engineer, class three, until not later than August thirty-first, nineteen hundred and four; one assistant engineer, class four; three assistant engineers, class five; one chief draftsman, class five; five assistant engineers, class six, one being from January first, nineteen hundred and five; one chief clerk, class six; nine transitmen, class seven, four being from January first, nineteen hundred and five; one clerk, class seven; four clerks, class eight; seven transitmen, class eight; five clerks, class nine, one being until not later than July thirty-first, nineteen hundred and four; nine transitmen, class nine, one being until not later than December thirty-first, nineteen hundred and four; one clerk, class ten, until not later than December thirty-first, nineteen hundred and four; four junior draftsmen, Class G; four junior draftsmen, Class H, until not later than December thirty-first, nineteen hundred and four; three junior draftsmen, Class I; four surveyors, Class I, from January first, nineteen hundred and five; ten surveyors, at two hundred and ten dollars per annum each; two messengers, at two hundred and ten dollars per annum each; and for the hire of such assistant engineers, draftsmen, surveyors, and employees, with the approval of the Secretary of Commerce and Police, as may be necessary from time to time to accomplish authorized work, not to exceed ten thousand pesos; one hundred and fifty-eight thousand pesos.

Public works, Bureau of Engineering, nineteen hundred and five: For expenses in connection with such public works, examinations, and surveys as may be authorized by the Commission, including the cost of labor and necessary equipment, forty thousand pesos: *Provided*, That where an appropriation has been made for any specific work the contingent, incidental, and any other expenses in connection with the same shall be payable from the appropriation made for such work.

Contingent expenses, Bureau of Engineering, nineteen hundred and five: For contingent expenses, including the purchase of supplies and surveying instruments; for the actual and necessary traveling expenses of officials and employees; per diems of two dollars under the provisions of Act Numbered One thousand one hundred and twenty-seven; transportation of supplies, and for transportation in Manila on official business when the same can not be furnished by the Insular Purchasing Agent; fourteen thousand pesos: *Provided*, That employees of the Bureau of Engineering shall be entitled to medicines and medical attendance while engaged on any authorized public work at places where usual medical attendance is not accessible, and the Consulting Engineer to the Commission may, subject to the approval of the Secretary of Commerce and Police, appoint such physicians, at

fixed monthly salaries, as may in his judgment be for the best interest of the service, when such medical attendance and supplies can not be furnished by the Bureau of Health or the Philippines Constabulary.

In all, for the Bureau of Engineering, two hundred and twelve thousand pesos.

DEPARTMENT OF FINANCE AND JUSTICE.

BUREAU OF THE INSULAR TREASURY.

Salaries and wages, Insular Treasury, nineteen hundred and five: Treasurer, at seven thousand dollars per annum; assistant treasurer, at four thousand dollars per annum; chief of division of currency, at three thousand dollars per annum; three clerks, class three; two clerks, class four; five clerks, class five; ten clerks, class six; seven clerks, class seven; nine clerks, class eight; nine clerks, class nine; one clerk, Class C; seven clerks, Class D; two clerks, Class I; one clerk, Class J; one employee, at two hundred and ten dollars per annum; three messengers, at one hundred and eighty dollars per annum each; one laborer, at one hundred and eighty dollars per annum; extra allowance for disbursing clerk, at two hundred dollars per annum; one hundred and ninety thousand pesos.

Contingent expenses, Bureau of the Insular Treasury, nineteen hundred and five: For contingent expenses, including the purchase and repair of office furniture and supplies; the payment of premiums on surety bonds; rebates of unearned premiums on surety bonds canceled or transferred; for cablegrams, coolie hire, post-office box rent; and for the actual and necessary traveling expenses of officials and employees; per diems of deputies and examiners on official travel in connection with the examination of accounts as provided for by Act Numbered Three hundred and fifty-eight; for expenses incurred in the transfer of funds to and from the provinces; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; one hundred and fifty thousand pesos.

In all, for the Bureau of the Insular Treasury, three hundred and forty thousand pesos.

BUREAU OF THE INSULAR AUDITOR.

Salaries and wages, Bureau of the Insular Auditor, nineteen hundred and five: Auditor, at seven thousand dollars per annum; Deputy Auditor, at four thousand dollars per annum; three clerks, class three; four clerks, class four; one clerk, class five; nine clerks, class six; ten clerks, class seven; eleven clerks, class eight; fourteen clerks, class nine; six clerks, class ten; four clerks, Class A; two clerks, Class B; two clerks, Class C; three clerks, Class D; three clerks, Class E; two clerks, Class F; two clerks, Class G; two clerks, Class H; two clerks, Class I; two messengers, at one hundred and eighty dollars per annum each; two messengers, at one hundred and fifty dollars per annum each; extra allowance for disbursing officer, at two hundred dollars per annum; for employment of emergency clerks, at not to exceed one hundred dollars per month each, not to

exceed seven thousand three hundred and thirty-three pesos and thirty-three centavos; two hundred and twenty-five thousand pesos.

Contingent expenses, Bureau of the Insular Auditor, nineteen hundred and five: For contingent expenses, including the purchase and repair of office furniture; purchase of office supplies; for actual and necessary traveling expenses, and per diems of officials and employees on official travel, as provided by Act Numbered Three hundred and fifty-eight; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; four thousand four hundred pesos.

In all, for the Bureau of the Auditor for the Philippine Islands, two hundred and twenty-nine thousand four hundred pesos.

BUREAU OF CUSTOMS AND IMMIGRATION.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and five: Collector of Customs, at seven thousand dollars per annum; Deputy Collector of Customs, at four thousand two hundred and fifty dollars per annum; Special Deputy Collector of Customs, at four thousand dollars per annum; two additional deputy collectors of customs, class one; Surveyor of Customs, at four thousand dollars per annum; two Deputy Surveyors of Customs, class two.

Office of the Collector of Customs:

One clerk, class seven; two clerks, class eight.

Office of the Deputy Collector of Customs:

One clerk, class seven; one clerk, class eight.

Office of the Special Deputy Collector of Customs:

One clerk, class eight.

Office of the Surveyor of Customs:

One admeasurer, class three; one assistant admeasurer, class six; one clerk, class seven; one clerk, class eight; three clerks, Class F; one inspector of hulls and boilers, class four; one inspector of boilers, class five, until August first, nineteen hundred and four; one assistant inspector of boilers, class six; one inspector of hulls, class five, until August first, nineteen hundred and four; two assistant inspectors of hulls, class six; one harbor master, class five; one clerk, class nine; three patrolmen, Class I; one superintendent of semaphore station, Class D, at six hundred and thirty dollars per annum; one assistant superintendent of semaphore station, Class G; three messengers, at one hundred and ninety-two dollars per annum each.

Division of insular customs accounts:

Disbursing officer, class five; one clerk, class seven; one clerk, class ten; one clerk, Class D; three clerks, Class J; one messenger, at ninety dollars per annum.

Correspondence division:

One clerk, class six; four clerks, class seven; six clerks, class eight; five clerks, Class A; one clerk, Class C; one clerk, Class F; two messengers, at one hundred and eighty dollars per annum each; two messengers, at one hundred and twenty dollars per annum each.

Board of protests and appeals:

One clerk, class four; two clerks, class eight.

Cashier's division:

Cashier, class one; assistant cashier, class five; one clerk, class six; four clerks, class ten; one clerk, Class A; two clerks, Class C; one

clerk, Class D; one clerk, Class F; one clerk, Class I; three clerks, Class J; two messengers, at ninety dollars per annum each.

Appraiser's division:

Appraiser of the Port, at three thousand dollars per annum; one assistant appraiser, who shall act also as appraiser of textiles, class four; four assistant appraisers, class five; four examiners, class six; four examiners, class seven; eight examiners, class eight; sixteen examiners, class nine; nine employees, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Importation, exportation, and navigation division:

Chief of division, class five; one liquidator, class eight; two clerks, class eight; two clerks, class nine; four clerks, class ten; one clerk, Class D; one clerk, Class F; three clerks, Class I; two messengers, at ninety dollars per annum each.

Liquidation division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; two liquidators, class nine; three liquidators, class ten; two liquidators, Class D; two liquidators, Class F; two messengers, at ninety dollars per annum each.

Inspector's division:

Chief of division, class five; one clerk, class seven; two inspectors, class eight; two inspectors, class nine; two inspectors, class ten; twenty-six inspectors, Class A; four weighers, Class F; twenty guards, Class I; twelve weighers, Class J; eighty-five guards, Class J.

General order stores and bonded warehouse division:

Chief of division, class five; one clerk, class seven; one clerk, class eight; one clerk, class nine; one clerk, class ten; fourteen warehousemen, Class A; one warehouseman, Class C; one warehouseman, Class D, until August first, nineteen hundred and four; seven clerks, Class I; sixteen clerks, Class J; eighteen clerks, at one hundred and eighty dollars per annum each, until August first, nineteen hundred and four; twelve clerks, at one hundred and eighty dollars per annum each; twelve laborers, at one hundred and twenty dollars per annum each; two messengers, at ninety dollars per annum each.

Consular and statistical division:

Chief of division, class five; one clerk, class seven; five clerks, class nine; five clerks, class ten; six clerks, Class A; two clerks, Class D; four clerks, Class J; one messenger, at ninety dollars per annum.

Immigration division:

Chief of division, class five; one clerk, class eight; two immigration inspectors, class eight; two immigration inspectors, class nine; one Chinese interpreter, Class D; one guard, at two hundred and forty dollars per annum; two employees, at one hundred and twenty dollars per annum each; one messenger, at ninety dollars per annum.

Passenger and baggage division:

Chief of division, class five; one clerk, class eight; four baggage inspectors, class ten; three baggage inspectors, Class A; one interpreter, Class D; four employees, at one hundred and twenty dollars per annum each.

Harbor launch division:

Chief of division, class six; one launch inspector, class eight; one

launch inspector, class nine; one launch inspector, Class A; one launch inspector, Class E; three launch inspectors, Class J; one employee, at one hundred and eighty dollars per annum; six employees, at one hundred and fifty dollars per annum each, until August first, nineteen hundred and four; four employees, at one hundred and fifty dollars per annum each.

Division of special agents:

Supervising special agent, class three; two special agents, class four; two special agents, class six; one special agent, class seven; one special agent, class eight.

Superintendent of buildings:

One superintendent, Class A; four night watchmen, Class H; one janitor, Class I; one assistant janitor, at one hundred and fifty dollars per annum; seventeen employees, at one hundred and twenty dollars per annum each.

For compensation for temporary services of expert translators, when required, not to exceed eight hundred pesos.

Iloilo custom-house:

Collector of customs, at four thousand dollars per annum; deputy collector of customs, class four; surveyor of customs, class six; one clerk, class six; one appraiser, class seven; one clerk, class eight; one clerk, class nine; two clerks, class ten; one being until not later than January first, nineteen hundred and five; one clerk, Class A; three inspectors, Class A; three clerks, Class D; one inspector of hulls, Class F; one assistant engineer, Class II; two clerks, Class H; two guards, Class I; one patron, Class I; ten guards, Class J; one fireman, at two hundred and forty dollars per annum; one sailor, at two hundred and forty dollars per annum; three messengers, at one hundred and eighty dollars per annum each; two lookouts, at one hundred and fifty dollars per annum each; one fireman, at one hundred and thirty-five dollars per annum; one clerk, at one hundred and twenty dollars per annum; two sailors, at one hundred and eight dollars per annum each; two laborers, at ninety dollars per annum each.

Cebu custom-house:

Collector of customs, at four thousand dollars per annum; deputy collector of customs, class five; surveyor of customs, class six; one clerk, class six; one appraiser, class seven; one clerk, class eight; one examiner, class eight; one inspector, class ten; one inspector, Class A; two clerks, Class A; one clerk, Class D; one clerk, Class F; one patron, Class G; one engineer, Class G; three employees, Class H; two firemen, Class J; twenty-six guards, Class J; three sailors, at one hundred and eighty dollars per annum each; two employees, at one hundred and twenty dollars per annum each; emergency employees, at not to exceed an aggregate of ten dollars per month.

Jolo custom-house:

Collector of customs, class three; one examiner, class eight; one clerk, class eight; one clerk, class nine; one clerk, Class C; one clerk, Class I; six guards, Class J; three employees, at one hundred and twenty dollars per annum each.

Zamboanga custom-house:

Collector of customs, class four; one examiner, class eight; one clerk, class nine; one clerk, Class A, until not later than August first,

nineteen hundred and four; one clerk, Class I; five guards, Class J, until not later than August first, nineteen hundred and four; four guards, Class J; one patron, at one hundred and twenty dollars per annum; four boatmen, at ninety dollars per annum each; one janitor, at ninety dollars per annum.

Puerto Princesa custom-house:

Collector of customs, class six, until not later than October fifteenth, nineteen hundred and four; one clerk, Class D, until not later than October fifteenth, nineteen hundred and four; four boatmen, at not exceeding ninety dollars per annum each, until not later than October fifteenth, nineteen hundred and four.

Bongao custom-house:

Collector of customs, class six; one clerk, Class D; four boatmen, at not exceeding ninety dollars per annum each.

Balabac custom-house:

Collector of customs, class six; one clerk, Class D; four boatmen, at not exceeding ninety dollars per annum each.

Interior ports:

Eighteen coast district inspectors, class eight, eight of whom being until not later than October first, nineteen hundred and four; ten deputy coast district inspectors, Class A; fifty inspectors of customs, at one hundred and eighty dollars per annum each; seventy-five inspectors of customs, at one hundred and twenty dollars per annum each; sixty inspectors of customs, at sixty dollars per annum each; ten clerks, Class I; ten clerks, Class J, until not later than October first, nineteen hundred and four; ten clerks, at one hundred and eighty dollars per annum each; ten clerks, at one hundred and twenty dollars per annum each, until not later than October first, nineteen hundred and four; five clerks, at sixty dollars per annum each, until not later than October first, nineteen hundred and four; salaries and wages of boat crews, not to exceed an aggregate of six thousand pesos; salaries of emergency employees, at not exceeding twenty-five dollars per month each for clerks and twenty dollars per month each for other employees, two thousand pesos, or so much thereof as may be necessary.

Total for salaries and wages, nine hundred thousand pesos.

Revenue cutters and launches, Bureau of Customs and Immigration, nineteen hundred and five: For the maintenance and expenses of launches and revenue cutters, including the salaries and wages of the crews of Manila harbor launches, consisting of two captains, Class D; one engineer, Class E; fourteen engineers and captains, Class F; three employees, Class H; three employees, Class I; sixteen firemen, at two hundred dollars per annum each; two employees, at one hundred and fifty dollars per annum each; twenty-seven employees, at one hundred and twenty dollars per annum each; and for the salaries and ration allowances of cutter crews, consisting of one captain, class seven, five captains, class nine, six chief engineers, Class C, and seven mates, Class D, with commutation of rations at fifty cents each per diem; thirteen assistant engineers, at two hundred and ten dollars per annum each, nineteen firemen, at one hundred and thirty-two dollars per annum each, thirteen quartermasters, at one hundred and fifty dollars per annum each, thirty-two sailors, at one hundred and twenty dollars per annum each, six stewards, at one hundred and eighty dollars per annum each, and six cooks, at one hundred and twenty dollars

per annum each, with commutation of rations at fifteen cents each per diem; for clothing allowance of three suits, two hats, and two handkerchiefs per annum for each petty officer and member of crews of revenue cutters and harbor launches, not to exceed three thousand pesos; for payment for five Hotchkiss cannons for use on customs cutters, ordered in a previous fiscal year, and ammunition therefor; purchase of fuel, supplies, and rations for crews of harbor launches in emergency cases or while away from their regular stations; ice for customs cutters; repairs and incidental expenses; one hundred and eighty-eight thousand pesos.

Special contingent fund, Bureau of Customs and Immigration, nineteen hundred and five: For a fund to be expended in the discretion of the Collector of Customs for the Philippine Islands in the detection and punishment of violators of the customs, immigration, and revenue laws, forty thousand pesos.

Contingent expenses, Bureau of Customs and Immigration, nineteen hundred and five: For contingent expenses throughout the Archipelago, including hire of bancas, postage, purchase of office furniture and supplies; deportation of Chinese who fail to comply with the provisions of Act Numbered Seven hundred and two; subsistence of customs officials while on duty on board United States Army and Navy transports; cablegrams; ice; rent of offices used by inspectors of customs; repairs to offices; purchase of and repairs to boarding boats; construction of and repairs to coal sheds; coolie hire for handling supplies; cost of transferring deposits to the Insular Treasury; for the actual and necessary traveling expenses of officials and employees, including coast and deputy coast district inspectors while inspecting ports within their districts; special agents while on official travel in connection with the examination of customs accounts, at two dollars and fifty cents per diem; transportation of supplies; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; sixty-five thousand pesos.

In all, for the Bureau of Customs and Immigration, one million one hundred and ninety-three thousand pesos.

BUREAU OF INTERNAL REVENUE.

Salaries and wages, Bureau of Internal Revenue, nineteen hundred and five: Collector of Internal Revenue, at four thousand dollars per annum; office deputy, at three thousand dollars per annum; chief clerk, class four; two clerks, class five; two clerks, class six; one clerk, class seven; four clerks, class eight; four clerks, class nine; one clerk, class ten; one clerk, Class A; one clerk, Class B; one clerk, Class C; one clerk, Class D, at six hundred and sixty dollars per annum; one clerk, Class D; one clerk, Class E; one clerk, Class F; one clerk, Class G; one clerk, Class H; one clerk, Class I; one clerk, Class J; one clerk, Class K, at one hundred and eighty dollars per annum; one messenger, at one hundred and fifty dollars per annum; one messenger, at one hundred and twenty dollars per annum.

Field force:

One agent-at-large, at two thousand two hundred and fifty dollars per annum; three agents, at two thousand dollars per annum each; three agents, at one thousand eight hundred dollars per annum each;

three agents, at one thousand six hundred dollars per annum each; one agent, at one thousand four hundred dollars per annum; ten storekeepers and gaugers, at not to exceed ten pesos per diem each; for gaugers' fees, at not exceeding ten pesos each per diem, not to exceed four thousand pesos.

Total for salaries and wages, seventy-five thousand pesos.

Contingent expenses, Bureau of Internal Revenue, nineteen hundred and five: For contingent expenses, including a fund to be expended in the discretion of the Collector of Internal Revenue in the detection and punishment of violators of the revenue law, not to exceed five thousand pesos; for the purchase of riding equipment for agents, office furniture, and supplies, measuring and gauging instruments, safes, and so forth; for the actual and necessary traveling expenses of officials and employees while traveling on official business; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; forty thousand pesos.

In all, for the Bureau of Internal Revenue, one hundred and fifteen thousand pesos.

BUREAU OF THE INSULAR COLD STORAGE AND ICE PLANT.

Salaries and wages, Bureau of the Insular Cold Storage and Ice Plant, nineteen hundred and five:

Office force and sales department:

One superintendent, at three thousand six hundred dollars per annum; one clerk, class five; four clerks, class six; two clerks, class eight; two clerks, Class A; one clerk, Class B; one clerk, Class C; three salesmen, at three hundred dollars per annum each; one special messenger, at three hundred dollars per annum; three office boys at two hundred and sixteen dollars per annum each.

Engineering and manufacturing department:

Chief engineer, at two thousand four hundred dollars per annum; first assistant engineer, class five; second assistant engineer, class seven; third assistant engineer, class nine; one machinist, class eight; two machinists, class nine; one machinist, Class H; one electrician, class seven; one assistant electrician, Class D; one oiler, Class A; three oilers, Class C; one water tender, Class A; three water tenders, Class C; one pipe fitter, class nine; one elevator man, Class F; twenty laborers, at two hundred and forty dollars per annum each; thirty laborers, at one hundred and eighty dollars per annum each.

Cold storage department:

One overseer, class nine; one foreman, at two hundred and forty dollars per annum; two checkers, at two hundred and forty dollars per annum each; eighteen laborers, at one hundred and eighty dollars per annum each; eleven emergency laborers, at one peso and fifty centavos each per diem.

Land-transportation department:

One overseer, class nine; one blacksmith, class nine; two teamsters, Class A; twelve teamsters, Class C; one saddler, Class E; one blacksmith's helper, Class F; one blacksmith's helper, Class I; twenty laborers, at two hundred and forty dollars per annum each; two cocheros, at one hundred and eighty dollars per annum each.

Water transportation department:

One overseer, class ten; one engineer, Class F; one assistant engineer, Class H; five patrons, Class I; one patron, Class J; one boatswain, at two hundred and sixteen dollars per annum; two firemen, at one hundred and ninety-two dollars per annum each; twenty-five sailors, at one hundred and sixty-eight dollars per annum each.

Care and maintenance of buildings and grounds:

One carpenter, class eight; one carpenter, class ten; one overseer, class ten; five watchmen, Class C; one painter, Class F; two carpenter helpers, Class G; one mason, Class II; three painter helpers, Class I; one carpenter helper, Class J; two laborers, at two hundred and forty dollars per annum each; eleven laborers, at one hundred and eighty dollars per annum each.

Total for salaries and wages, one hundred and eighty thousand pesos.

Contingent expenses, Bureau of the Insular Cold Storage and Ice Plant, nineteen hundred and five: For office supplies, coal, forage, electrical supplies, and incidental expenses; care and maintenance of buildings and grounds; care and maintenance of machinery, including purchase of new machinery and ammonia; care and maintenance of water transportation, including repairs to launch and lorchas; care and maintenance of land transportation, including purchase of animals, harness, new equipment, veterinary supplies, wagons, and so forth, and repairs to wagons and harness; and incidental expenses; one hundred and eighty thousand pesos: *Provided*, That the Bureau of the Insular Cold Storage and Ice Plant shall furnish its own official transportation, the provisions of Act Numbered One hundred and ninety-eight to the contrary notwithstanding.

In all, for the Bureau of the Insular Cold Storage and Ice Plant, three hundred and sixty thousand pesos.

BUREAU OF JUSTICE.

Salaries and wages, Bureau of Justice, nineteen hundred and five:

Supreme Court:

Chief Justice, at seven thousand five hundred dollars per annum; six associate justices, at seven thousand dollars per annum each; one clerk of the court, at three thousand dollars per annum; two deputy clerks, one being until not later than August first, nineteen hundred and four, at two thousand dollars per annum each; one reporter of decisions, who shall furnish his own office room, clerical assistance, translators, typewriters, and other aids, at two thousand dollars per annum; one employee, class six; one employee, class seven; one employee, class eight; one employee, Class C; one employee, Class D; one employee, Class E; one employee, Class F; one employee, Class G; three employees, Class II; one employee, Class I; five employees, Class J; five employees, at one hundred and fifty dollars per annum each.

For commutation of salary accruing to Associate Justice John T. McDonough for leave of absence from July first to and including July twentieth, nineteen hundred and four, at seven thousand dollars per annum, seven hundred and seventy-seven pesos and seventy-six centavos.

Courts of First Instance, Manila:

Three judges, at five thousand five hundred dollars per annum each; one clerk, at two thousand dollars per annum; two assistant clerks, at one thousand six hundred dollars per annum each; one deputy clerk, at nine hundred dollars per annum; six employees, class seven; one employee, class eight; three employees, class nine; eight employees, Class H; five employees, at one hundred and fifty dollars per annum each.

Courts of First Instance, First District:

One judge, at four thousand five hundred dollars per annum; one employee, class eight; one employee, Class D; one clerk, Cagayan, at eight hundred dollars per annum; one clerk, Isabela, at seven hundred dollars per annum; two employees, Class J; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Second District:

One judge, at four thousand five hundred dollars per annum; one clerk, Ilocos Sur, at nine hundred dollars per annum; one clerk, Abra, at seven hundred dollars per annum; one clerk, Ilocos Norte, at nine hundred dollars per annum; one employee, Class D; one employee, at four hundred and fifty dollars per annum; five employees, Class J; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Third District:

One judge, at five thousand dollars per annum; one employee, class seven; one employee, class nine; one clerk, La Unión, at nine hundred dollars per annum; one clerk, Pangasinan, at one thousand one hundred dollars per annum; one clerk, Zambales, at eight hundred dollars per annum; one deputy clerk, Pangasinan, at three hundred and sixty dollars per annum; two employees, at one hundred and eighty dollars per annum each; one employee, at one hundred and fifty dollars per annum.

Courts of First Instance, Fourth District:

One judge, at five thousand dollars per annum; one employee, Class A; one employee, Class H; one clerk, Tarlac, at nine hundred dollars per annum; one clerk, Pampanga, at one thousand dollars per annum; one clerk, Nueva Ecija, at nine hundred dollars per annum; one deputy clerk, Pampanga, at three hundred dollars per annum; one employee, Class J; three employees, at one hundred and fifty dollars per annum each; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fifth District:

One judge, at five thousand dollars per annum; one clerk, Bulacan, at one thousand dollars per annum; one clerk, Rizal, at nine hundred dollars per annum; one employee, Class G; one employee, Class H; two employees, Class J; one employee, at one hundred and eighty dollars per annum; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Sixth District:

One judge, at five thousand dollars per annum; one clerk, La Laguna, at nine hundred dollars per annum; one clerk, Cavite, at nine hundred dollars per annum; one clerk, Bataan, at eight hundred dollars per annum; one employee, Class C; four employees, Class J; two employees, at one hundred and eighty dollars per annum each; three employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Seventh District:

One judge, at five thousand dollars per annum; one employee, class nine; one clerk, Batangas, at one thousand one hundred dollars per annum; one clerk, Tayabas, at nine hundred dollars per annum; one clerk, Mindoro, at eight hundred dollars per annum; one clerk, Marinduque, at seven hundred dollars per annum; four employees, Class J; five employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Eighth District:

One judge, at five thousand dollars per annum; two employees, class nine; one clerk, Ambos Camarines, at nine hundred dollars per annum; one clerk, Albay, at nine hundred dollars per annum; one clerk, Sorsogon, at eight hundred dollars per annum; three employees, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and fifty dollars per annum; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Ninth District:

One judge, at five thousand dollars per annum; one employee, class seven; one employee, class nine; one clerk, Iloilo, at one thousand two hundred dollars per annum; one employee, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at ninety dollars per annum.

Courts of First Instance, Tenth District:

One judge, at five thousand dollars per annum; one clerk, Occidental Negros, at one thousand one hundred dollars per annum; one clerk, Antique, at nine hundred dollars per annum; one employee, Class D; two employees, Class J; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and forty-four dollars per annum; one employee, at ninety dollars per annum.

Courts of First Instance, Eleventh District:

One judge, at five thousand dollars per annum; one employee, class seven; one clerk, Cebu, at one thousand two hundred dollars per annum; one clerk, Bohol, at one thousand dollars per annum; one clerk, Oriental Negros, at eight hundred dollars per annum; one deputy clerk, Cebu, Class D; one employee, Class D; two employees, Class H; two employees, Class J; two employees, at one hundred and eighty dollars per annum each; one employee, at one hundred and twenty dollars per annum; two employees, at sixty dollars per annum each.

Courts of First Instance, Twelfth District:

One judge, at five thousand dollars per annum; one employee, class eight; one clerk, Leyte, at one thousand dollars per annum; one clerk, Samar, at nine hundred dollars per annum; one employee, Class D; two employees, Class J; two employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Thirteenth District:

One judge, at four thousand five hundred dollars per annum; one employee, class nine; one clerk, Misamis, at nine hundred dollars per annum; one clerk, Surigao, at eight hundred dollars per annum; one clerk, district of Lanao, at three hundred dollars per annum; one clerk, subdistrict of Dapitan, at three hundred dollars per annum; one employee, Class J; one employee, at one hundred and eighty dollars per annum; four employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fourteenth District:

One judge at four thousand five hundred dollars per annum; one clerk, Zamboanga, at one thousand two hundred dollars per annum; one clerk, Jolo, at one thousand dollars per annum; five deputy clerks, at two hundred dollars per annum each; four employees, at one hundred and twenty dollars per annum each.

Courts of First Instance, Fifteenth District:

One judge, at four thousand five hundred dollars per annum; one fiscal, at one thousand five hundred dollars per annum; one employee, class eight; one employee, class nine; one clerk, Capiz, at nine hundred dollars per annum; one clerk, Romblon, at five hundred dollars per annum; one clerk, Masbate, at four hundred dollars per annum; one clerk, Paragua, at three hundred dollars per annum; one deputy clerk, Paragua, at two hundred dollars per annum; two employees, Class J; one employee, at one hundred and eighty dollars per annum; two employees, at one hundred and twenty dollars per annum each; and clerical and translating assistants to fiscal, not to exceed four hundred pesos.

Courts of First Instance, Mountain District:

One judge, at four thousand five hundred dollars per annum; one fiscal, at one thousand six hundred dollars per annum; one clerk, at one thousand six hundred dollars per annum; three deputy clerks, at three hundred dollars per annum each; three employees, at one hundred and twenty dollars per annum each; and clerical, interpreting, and translating assistants to fiscal, not to exceed one thousand pesos.

Court of Customs Appeals:

Two judges, at four thousand five hundred dollars per annum each; one clerk, at one thousand six hundred dollars per annum; one employee, class eight; one employee, at one hundred and eighty dollars per annum.

Judges of First Instance and employees at large:

Four judges, at four thousand five hundred dollars per annum each; two employees, class eight; two employees, class nine.

Court of Land Registration:

One judge, at five thousand dollars per annum; one judge, at four thousand dollars per annum, until not later than December thirty-first, nineteen hundred and four; one judge, at four thousand five hundred dollars per annum, from January first, nineteen hundred and five; one clerk, at two thousand five hundred dollars per annum; one assistant clerk, at two thousand dollars per annum; two employees, class six; two employees, class seven; one examiner of titles, Manila, at one thousand five hundred dollars per annum; four employees, class eight; five examiners of titles, at one thousand two hundred dollars per annum each; four employees, class nine; three employees, Class A; two employees, Class D; three employees, Class E; five employees, Class F; one employee, Class G; eight employees, Class H; one employee, Class I; six employees, at one hundred and eighty dollars per annum each.

Office of the Attorney-General:

Attorney-General, at seven thousand dollars per annum; Solicitor-General, at five thousand five hundred dollars per annum; Assistant Attorney-General, at four thousand five hundred dollars per annum; one Supervisor of Fiscals, at four thousand dollars per annum, one Assistant Attorney-General, Philippines Constabulary, at three thou-

sand five hundred dollars per annum; one Assistant Solicitor-General, at two thousand five hundred dollars per annum; one Deputy Supervisor of Fiscals, at two thousand five hundred dollars per annum; one assistant lawyer, at two thousand four hundred dollars per annum; one chief clerk and translator, at two thousand four hundred dollars per annum; one assistana lawyer, at two thousand two hundred and fifty dollars per annum; one disbursing officer, class four; one translator, class six; two assistant lawyers, at one thousand eight hundred dollars per annum each; one assistant lawyer, at one thousand six hundred dollars per annum; six employees, class seven; two employees, class eight; one assistant lawyer, at one thousand four hundred dollars per annum; one employee, Class A; one employee, Class C, at eight hundred dollars per annum; two employees, Class D; one employee, Class F; one employee, Class H; one employee, at one hundred and eighty dollars per annum; one employee, at one hundred and fifty dollars per annum.

For compensation for emergency employees for the Bureau, not to exceed one thousand pesos.

Total for salaries and wages, seven hundred and twenty thousand pesos.

Contingent expenses, Bureau of Justice, nineteen hundred and five: For contingent expenses, including purchase of office furniture, repairs and supplies; sheriffs' fees and per diems; per diem allowances of four dollars for judges of the Courts of First Instance while absent from their districts on duty in Manila; per diems provided by Act Numbered Eight hundred and sixty-seven; expenses of criminal executions; for the actual and necessary traveling expenses of judges, employees of courts, of the office of the Attorney-General, and of special employees and executioners traveling on official business; for official transportation in the city of Manila when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; forty-seven thousand pesos.

In all, for the Bureau of Justice, seven hundred and sixty-seven thousand pesos.

DEPARTMENT OF PUBLIC INSTRUCTION.

BUREAU OF EDUCATION.

Salaries and wages, Bureau of Education, nineteen hundred and five:

Office of the General Superintendent:

General Superintendent, at six thousand dollars per annum; assistant to the General Superintendent, at two thousand four hundred dollars per annum; one disbursing officer, class five; one property clerk, class five; one recording clerk, class six; three clerks, class seven; six clerks, class eight; six clerks, class nine; one clerk, class ten, until not later than September first, nineteen hundred and four; one clerk, Class A, until not later than September first, nineteen hundred and four; one clerk, Class D; two clerks, Class G; four clerks, Class H; one clerk, Class J; one employee, at two hundred and ten dollars per annum; four employees, at one hundred and fifty dollars per annum each; seven employees, at one hundred and twenty dollars per annum

each; two carpenters, at three hundred dollars per annum each; wages of laborers handling supplies, not to exceed two thousand four hundred pesos.

Offices of the division superintendents:

One division superintendent, at three thousand dollars per annum; three division superintendents, at two thousand five hundred dollars per annum each; six division superintendents, at two thousand two hundred and fifty dollars per annum each; five division superintendents, at two thousand dollars per annum each; eight division superintendents, at one thousand eight hundred dollars per annum each; eight division superintendents, at one thousand six hundred dollars per annum each; six clerks, class nine; six clerks, Class A; six clerks, Class D; three clerks, Class E; three clerks, Class F; five clerks, Class H: *Provided*, That these salaries may be paid to division superintendents and clerks, irrespective of the divisions to which they are assigned, the provisions of Act Numbered Six hundred and seventy-two to the contrary notwithstanding.

General teaching force:

Superintendent, Normal School, Manila, at three thousand dollars per annum; superintendent, Trade School, at two thousand four hundred dollars per annum; three teachers, class five; eight teachers, class six; ten teachers, class seven; fifty teachers, class eight, at one thousand five hundred dollars per annum each; eighty teachers, class eight; sixty teachers, class nine, at one thousand three hundred dollars per annum each; three hundred and fifty teachers, class nine; fifty teachers, class ten, at one thousand one hundred dollars per annum each; one hundred and thirty-seven teachers, class ten; one hundred and thirteen teachers, Class A; fourteen teachers, Class D; twenty teachers, Class E; twenty teachers, Class F; twenty teachers, Class G; twenty teachers, Class H; forty teachers, Class I; one hundred and sixty teachers, Class J; sixteen teachers for Tinguian municipalities of Abra, at not exceeding six dollars per month each; sixteen teachers for the Ilocano pueblos of Abra, at not exceeding ten dollars per month each, until not later than April first, nineteen hundred and five; three hundred night-school teachers, at one dollar and fifty cents each per night, thirteen nights per month: *Provided*, That fifty of these teachers are assigned to towns where there is a special demand for night-school instruction and where an average attendance of twenty-five pupils shall be maintained.

Other employees:

Normal School, Manila, two janitors, at one hundred and eighty dollars per annum each; six janitors, at one hundred and twenty dollars per annum each; Trade School, Manila, two janitors, at one hundred and twenty dollars per annum each; Nautical School, Manila, two janitors, at one hundred and eighty dollars per annum each; one mechanic, at three hundred and sixty dollars per annum.

Total for salaries and wages, two million two hundred thousand pesos.

Contingent expenses, Bureau of Education, nineteen hundred and five: For contingent expenses, including purchase of office furniture and supplies; purchase of fuel, light, and water for girls' dormitory, Normal School, Manila, and of distilled water for Manila schools; for rent of Nautical School, of dormitory for girls attending Normal School, of offices and storerooms for division superintendents, and of

Ayuntamiento Building: Renewing decorations in Marble Hall, four thousand two hundred pesos; redecorating the offices of Commissioners, nine hundred pesos; redecorating main corridor, second story, two thousand pesos; repainting main staircase and hall, four hundred pesos; touching up walls and ceiling of Governor's room, refinishing adjoining corridors, and so forth, four hundred pesos; total, seven thousand nine hundred pesos.

Audiencia Building: Repairs, one thousand three hundred and twenty-one pesos.

Bureau of Architecture and Construction of Public Buildings: Painting office building, two hundred pesos.

Bureau of Coast Guard and Transportation: Four awnings on windows, new warehouse, Engineer Island, eighty pesos.

Bureau of Customs and Immigration: Miscellaneous alterations and repairs to main building and bodegas, three thousand five hundred pesos; water pipe from Engineer Island tanks to detention station, three hundred pesos; repairs to signal station, Corregidor Island, one thousand pesos; total, four thousand eight hundred pesos.

Bureau of Health, San Lazaro Hospitals: Laundry in leper department, painting and whitewashing, pump for tanks, and so forth, six thousand eight hundred pesos; filling in grounds, one thousand pesos; cold storage box for bodies in morgue, three hundred pesos; total, eight thousand one hundred pesos.

Bureau of Government Laboratories, Serum Institute: Filling in grounds, three hundred pesos; repairs to buildings, construction of board walks, new top dressing to cement floors in operating and vaccine rooms, and cement drains to stables, two thousand one hundred pesos; total, two thousand four hundred pesos.

Philippine Civil Hospital: New plumbing fixtures and general repairs, one thousand pesos.

Bureau of Philippine Constabulary: Alterations and repairs to plumbing, new supply tanks, pump, modern fixtures, septic tank, and miscellaneous repairs, Santa Lucia Barracks, Manila, five thousand pesos.

Bureau of Public Printing: For repairs to roof, one thousand pesos; for alterations incidental to transfer of electrotypes and stereotypic divisions from second to first floor, three thousand four hundred pesos; total, four thousand four hundred pesos.

Intendencian Building: New roof, ten thousand pesos.

Quinto Building: Ten new windows in corridor, two hundred pesos; changing window into door in office of Chief Supply Officer, forty pesos; shelving in record room, Adjutant-General's office, forty-five pesos; changing window into door, new partition in shelving, in storeroom of the bodega occupied by the Bureau of Forestry, one hundred and seventy pesos; shelving in offices of the Philippine Civil Service Board, four hundred pesos; shelving in offices of the Ethnological survey for the Philippine Islands, one hundred pesos; wire screen to windows in medical and quartermaster storerooms on second floor, sixty-nine pesos; shower bath for prisoners, seventy-five pesos; new setting for windows in bodega, five hundred and twenty-five pesos; replacing glass and easing sash, one hundred pesos; steel door, one thousand pesos; total, five thousand seven hun-

supplies, horses, forage, telephone, wagons, removing foundry, and other incidental expenses; eighty-eight thousand nine hundred and thirty-five pesos.

In all, for the Bureau of Public Printing, three hundred and eighty-seven thousand nine hundred and thirty-five pesos.

BUREAU OF ARCHIVES.

Salaries and wages, Bureau of Archives, nineteen hundred and five: Chief of Bureau, at three thousand dollars per annum; one clerk, class seven; three clerks, class eight; one clerk, class ten; three clerks, Class D; two clerks, Class F; two clerks, Class H; one clerk, Class I; two clerks, Class J; three employees, at one hundred and fifty dollars per annum each; twenty-five thousand pesos.

Contingent expenses, Bureau of Archives, nineteen hundred and five: For contingent expenses, including the purchase of office furniture, typewriter, and supplies, and other incidental expenses; eight hundred and fifty pesos.

In all, for the Bureau of Archives, twenty-five thousand eight hundred and fifty pesos: *Provided*, That the Bureau of Patents, Copyrights, and Trade-Marks shall be merged in the Bureau of Archives.

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Salaries and wages, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and five: Chief of Bureau, at four thousand dollars per annum; master builder, at two thousand five hundred dollars per annum; one superintendent of construction, class six; one electrical engineer, class six; one disbursing officer, class six; one chief clerk, class six; two clerks, class seven; five clerks, class eight; three clerks, class nine, one being until not later than September first, nineteen hundred and four; two clerks, Class F; two clerks, Class G; two clerks, Class I; one clerk, Class K, at two hundred and ten dollars per annum; one employee, at one hundred and fifty dollars per annum; for hire of emergency employees during absence on leave of regular employees, not to exceed five hundred pesos; for wages of classified skilled laborers while on leave, not to exceed five hundred pesos; fifty-seven thousand pesos.

Contingent expenses, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and five: For contingent expenses, including the purchase of drafting room and office supplies; periodicals, furniture, ice, and water; rent of post-office box and telephone; laundry and electric current; for the actual and necessary traveling expenses of officials and employees on official business, for official transportation in Manila, and transportation of building materials and supplies when the same can not be furnished by the Insular Purchasing Agent; and other incidental expenses; five thousand five hundred pesos.

Public works, Bureau of Architecture and Construction of Public Buildings, nineteen hundred and five: For alterations, maintenance, and repair of the following-named public buildings, not to exceed in cost the amounts set opposite the names of the respective buildings and Bureaus:

Ayuntamiento Building: Renewing decorations in Marble Hall, four thousand two hundred pesos; redecorating the offices of Commissioners, nine hundred pesos; redecorating main corridor, second story, two thousand pesos; repainting main staircase and hall, four hundred pesos; touching up walls and ceiling of Governor's room, refinishing adjoining corridors, and so forth, four hundred pesos; total, seven thousand nine hundred pesos.

Audiencia Building: Repairs, one thousand three hundred and twenty-one pesos.

Bureau of Architecture and Construction of Public Buildings: Painting office building, two hundred pesos.

Bureau of Coast Guard and Transportation: Four awnings on windows, new warehouse, Engineer Island, eighty pesos.

Bureau of Customs and Immigration: Miscellaneous alterations and repairs to main building and bodegas, three thousand five hundred pesos; water pipe from Engineer Island tanks to detention station, three hundred pesos; repairs to signal station, Corregidor Island, one thousand pesos; total, four thousand eight hundred pesos.

Bureau of Health, San Lazaro Hospitals: Laundry in leper department, painting and whitewashing, pump for tanks, and so forth, six thousand eight hundred pesos; filling in grounds, one thousand pesos; cold storage box for bodies in morgue, three hundred pesos; total, eight thousand one hundred pesos.

Bureau of Government Laboratories, Serum Institute: Filling in grounds, three hundred pesos; repairs to buildings, construction of board walks, new top dressing to cement floors in operating and vaccine rooms, and cement drains to stables, two thousand one hundred pesos; total, two thousand four hundred pesos.

Philippine Civil Hospital: New plumbing fixtures and general repairs, one thousand pesos.

Bureau of Philippine Constabulary: Alterations and repairs to plumbing, new supply tanks, pump, modern fixtures, septic tank, and miscellaneous repairs, Santa Lucia Barracks, Manila, five thousand pesos.

Bureau of Public Printing: For repairs to roof, one thousand pesos; for alterations incidental to transfer of electrotype and stereotype divisions from second to first floor, three thousand four hundred pesos; total, four thousand four hundred pesos.

Intendencia Building: New roof, ten thousand pesos.

Oriente Building: Ten new windows in corridor, two hundred pesos; changing window into door in office of Chief Supply Officer, forty pesos; shelving in record room, Adjutant-General's office, forty-five pesos; changing window into door, new partition in shelving, in storeroom of the bodega occupied by the Bureau of Forestry, one hundred and seventy pesos; shelving in offices of the Philippine Civil Service Board, four hundred pesos; shelving in offices of the Ethnological Survey for the Philippine Islands, one hundred pesos; wire screens to windows in medical and quartermaster storerooms on first floor, ninety-nine pesos; shower bath for prisoners, seventy-five pesos; wire netting for windows in bodega, five hundred and twenty-nine pesos; replacing glass and easing sash, one hundred pesos; steel cages, and dock, four thousand pesos; total, five thousand seven hundred and fifty-eight pesos.

Civil Sanitarium and cottages at Baguio, Benguet: Painting main building, new outhouses, and shed, tank, general alterations and repairs, two thousand and eighty pesos.

General alterations, repairs, and emergency work, twenty-five thousand pesos.

Total for public works, seventy-eight thousand and thirty-nine pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, one hundred and forty thousand five hundred and thirty-nine pesos.

AMERICAN CIRCULATING LIBRARY OF MANILA.

Salaries and wages, American Circulating Library of Manila, nineteen hundred and five: Librarian, at one thousand two hundred dollars per annum; one assistant librarian, at one thousand dollars per annum from October first, nineteen hundred and four; one assistant librarian, at nine hundred dollars per annum until not later than September thirtieth, nineteen hundred and four; two employees, at one hundred and twenty dollars per annum each; four thousand eight hundred pesos.

Contingent expenses, American Circulating Library of Manila, nineteen hundred and five: For contingent expenses, including purchase of furniture and ice; coolie hire; shelving for new quarters; rebinding of old volumes; insurance; and other incidental expenses; one thousand four hundred pesos.

In all, for the American Circulating Library of Manila, six thousand two hundred pesos: *Provided*, That all receipts on every account of the American Circulating Library of Manila shall be duly accounted for to the Auditor and deposited by the Librarian in the Insular Treasury: *And provided*, That a permanent appropriation of all receipts deposited under the preceding provisions is hereby made for the purchase of books and pamphlets for the library, such funds to be withdrawn upon requisition of the chairman of the board of trustees: *And provided further*, That the American Circulating Library may purchase books, periodicals, and other reading matter without the intervention of the Insular Purchasing Agent, Act Numbered One hundred and forty-six, as amended, to the contrary notwithstanding.

THE OFFICIAL GAZETTE.

Salaries and wages, the Official Gazette, nineteen hundred and five: Editor, at one thousand eight hundred dollars per annum; one clerk, class eight; one clerk, Class C; two clerks, Class D; one clerk, Class I; ten thousand pesos.

Contingent expenses, the Official Gazette, nineteen hundred and five: For contingent expenses, including purchase of office furniture and supplies; allowance to the editor of twenty pesos per month in lieu of carromata hire; and other incidental expenses; six hundred and forty pesos.

In all, for the Official Gazette, ten thousand six hundred and forty pesos.

EDUCATION OF FILIPINO STUDENTS IN THE UNITED STATES.

For the actual and necessary cost of education and maintenance, including traveling expenses, of one hundred and forty Filipino students in the United States, under the provisions of Act Numbered Eight hundred and fifty-four; one hundred and twenty thousand pesos: *Provided*, That the students to be sent to the United States during the current fiscal year, under the provisions of Act Numbered Eight hundred and fifty-four, shall be under the charge of and conducted by an officer or employee of the Insular Government, to be designated by the Civil Governor from among those returning to the United States on leave of absence or upon resignation: *And provided further*, That the officer or employee designated for such purpose shall receive full salary for thirty days and subsistence on United States Army transport en route from Manila to San Francisco, and that the additional compensation hereby authorized shall be a charge against this appropriation, the provisions of existing laws to the contrary notwithstanding.

CUSTODIAN OF THE FORTIN BUILDING.

Contingent expenses, custodian of the Fortin Building, nineteen hundred and five: For contingent expenses, including electric current for lighting and ventilation, and other miscellaneous expenses; seven thousand five hundred pesos.

In all, for the custodian of the Fortin Building, seven thousand five hundred pesos.

SUPERINTENDENT OF THE INTENDENCIA BUILDING.

Salaries and wages, superintendent of the Intendencia Building, nineteen hundred and five: Superintendent, at two hundred and fifty dollars per annum; one janitor, at one hundred and eighty dollars per annum; eight laborers, at one hundred and fifty dollars per annum each; three thousand two hundred and sixty pesos.

Contingent expenses, superintendent of the Intendencia Building, nineteen hundred and five: For contingent expenses, including purchase of supplies; electric lighting, including power for motor in Treasury vaults; minor repairs and other incidental expenses; six thousand seven hundred and forty pesos.

In all, for the superintendent of the Intendencia Building, ten thousand pesos.

SUPERINTENDENT OF THE ORIENTE BUILDING.

Salaries and wages, Superintendent of the Oriente Building, nineteen hundred and five: One janitor, at three hundred and sixty dollars per annum; ten laborers, at one hundred and fifty dollars per annum each; three thousand six hundred pesos.

Contingent expenses, Superintendent of the Oriente Building, nineteen hundred and five: For contingent expenses, including the purchase of supplies, electric lighting, telephone service, minor repairs, and other incidental expenses; eight thousand four hundred pesos.

In all, for the Superintendent of the Oriente Building, twelve thousand pesos.

CUSTODIAN OF THE SANTA POTENCIANA BUILDING.

Salaries and wages, custodian of the Santa Potenciana Building, nineteen hundred and five: One watchman, at seven hundred and eighty dollars per annum; one janitor, Class D; eight laborers, at one hundred and twenty dollars per annum each; five thousand pesos.

Contingent expenses, custodian of the Santa Potenciana Building, nineteen hundred and five: For contingent expenses, including the purchase of ice, water, and other supplies; electric lighting, and other incidental expenses; four thousand five hundred pesos.

In all, for the custodian of the Santa Potenciana Building, nine thousand five hundred pesos.

PROVINCIAL GOVERNMENT OF BENGUET.

For salaries and wages, including salary of provincial governor, at one thousand eight hundred dollars per annum, secretary, at one thousand dollars per annum, treasurer, at eight hundred dollars per annum, and for salaries and wages of such employees as may be authorized by resolution of the provincial board with the approval of the Treasurer of the Philippine Islands, not to exceed an aggregate of twelve thousand pesos; and for general provincial expenses, including the actual and necessary traveling expenses of officers and employees on official business, for purchase of office furniture and supplies, repairs to provincial buildings, construction and repair of bridges, roads, and trails, court expenses, emergency sanitary fund not to exceed one hundred pesos, subsistence of prisoners, for construction and equipment of girls' industrial training school at Bua, for equipment of boys' industrial training school at Baguio including material and agricultural implements and dormitory equipment, subsistence of pupils at industrial schools, printing, binding, and stationery, and incidental expenses, not to exceed an aggregate of six thousand eight hundred and fifty pesos.

In all, for the provincial government of Benguet, fifteen thousand pesos.

PROVINCIAL GOVERNMENT OF ISABELA.

The expenditure of six hundred pesos from the provincial funds of the Province of Isabela for the purchase of presents for the non-Christian tribes of that province and for the hire of two interpreters at not to exceed twenty-five pesos per month each for a period of six months, is hereby authorized.

PROVISIONAL GOVERNMENT OF LEPAN TO-BONTOC

For salaries and wages, including the salary of provincial governor, at two thousand four hundred dollars per annum, provincial secretary-treasurer, at one thousand six hundred dollars per annum,

provincial supervisor, at one thousand five hundred dollars per annum, lieutenant-governor of Bontoc, at one thousand five hundred dollars per annum, and the lieutenant-governor of Amburayan, at one thousand two hundred dollars per annum, and for salaries and wages of such employees as may be authorized by resolution of the provincial board with the approval of the Treasurer of the Philippine Islands, not to exceed an aggregate of twenty-three thousand nine hundred pesos; and for general provincial expenses, including the actual and necessary traveling expenses of officials and employees on official business, and for transportation of supplies, for completion of Igorrote Boys' Training School at Bontoc, for establishment of Igorrote industrial school at Cervantes, for purchase of office furniture and supplies, repairs to provincial government buildings, construction and repair of bridges, roads, and trails not to exceed eight thousand pesos, for a fund to be expended by the provisional governor under the provisions of Act Numbered Six hundred and eight-two not to exceed eight hundred pesos, for subsistence of provincial prisoners, forage for public animals, and other incidental expenses, not to exceed an aggregate for general provincial expenses of seventeen thousand nine hundred and sixty pesos.

In all, for the provincial government of Lepanto-Bontoc, thirteen thousand nine hundred pesos.

PROVINCIAL GOVERNMENT OF MINDORO.

For salaries and wages, including per diems of five dollars to the United States Army officers detailed as provincial governor and provincial supervisor-treasurer, for salaries of provincial secretary, at one thousand five hundred dollars per annum, provincial fiscal at one thousand four hundred dollars per annum, and for salaries and wages of such employees, including launch crew, as may be authorized by resolution of the provincial board with the approval of the Treasurer of the Philippine Islands, not to exceed an aggregate of twenty-four thousand five hundred pesos; and for general provincial expenses, including maintenance and repairs of steam launch, rations of launch crew, purchase of office supplies, subsistence of prisoners, sheriffs' fees, transportation of officers and supplies, repairs to provincial government buildings, and incidental expenses, not to exceed eleven thousand pesos.

In all, for the provincial government of Mindoro, twenty thousand pesos.

PROVINCIAL GOVERNMENT OF NUEVA VIZCAYA.

For salaries and wages, including salary of provincial governor, at two thousand four hundred dollars per annum, secretary-treasurer, at one thousand five hundred dollars per annum, supervisor, at one thousand two hundred dollars per annum, and for salaries and wages of such employees as may be authorized by resolution of the provincial board with the approval of the Treasurer of the Philippine Islands, not to exceed an aggregate of fifteen thousand pesos; and for general provincial expenses, including construction and repair of bridges, roads, and trails, including purchase and repair of harness, carts, tools, and so forth, not to exceed two thousand five

hundred pesos, feeding provincial horses and carabaos, maintenance of high school, including repairs and building desks and furniture, rent of provincial high school, subsistence of prisoners, court expenses, rents, lights, stationery, and office furniture and supplies, transportation of officers and supplies, and other incidental expenses, five thousand seven hundred pesos.

In all, for the provincial government of Nueva Vizcaya, twenty thousand pesos: *Provided*, That the provisions of Act Numbered Nine hundred and ninety-nine shall be applicable to the province of Nueva Vizcaya.

PROVINCIAL GOVERNMENT OF PARAGUA.

For salaries and wages, including per diems of five dollars to the United States Army officer detailed as provincial governor, for salary of secretary-treasurer, at one thousand five hundred dollars per annum, and for salaries and wages of such employees, including launch crew with commutation of rations for members thereof, as may be authorized by resolution of the provincial board with the approval of the Treasurer of the Philippine Islands, not to exceed an aggregate of twelve thousand pesos; and for general provincial expenses, including maintenance and repairs of steam launch, purchase of office furniture and supplies, rent and repair of provincial government buildings, for the actual and necessary traveling expenses of officers and employees on official business, and incidental expenses, not to exceed an aggregate of eight thousand pesos.

In all, for the provincial government of Paragua, ten thousand pesos.

COLLECTING LIBRARIAN.

For the salary of the Collecting Librarian, as provided in Act Numbered Six hundred and eighty-eight, until not later than August thirty-first, nineteen hundred and four, one thousand pesos.

MISCELLANEOUS.

The following sums, or so much thereof as may be found to be due on settlement of the respective claims by the Auditor, are hereby appropriated for the purposes specified:

For Charles H. Sleeper, for extra compensation while engaged in an examination of the books and accounts of the Insular Treasurer and Insular Auditor as provided for in rule sixty-three of Act Numbered Ninety, under his appointment as special examiner, two hundred and fifty pesos; for John M. Tuther, for assisting in the examination of the books and accounts of the Insular Treasurer and Insular Auditor, one hundred pesos; for C. E. Williams, for assisting in the examination of the books and accounts of the Insular Treasurer and Insular Auditor, sixty-five pesos; for the payment to ten employees engaged in the Intendencia Building during the examination of the books and accounts of the Insular Treasurer and Insular Auditor at two pesos each, not to exceed twenty pesos; anything in existing laws prohibiting the payment of extra compensation to civil servants or employees to the contrary notwithstanding.

For the return of funds collected for provost fees at Montalban, Rizal, and deposited in the Insular Treasury, one thousand one hundred pesos: *Provided*, That the funds hereby appropriated shall be expended under the direction of the General Superintendent of Education for the construction and improvement of schoolhouses in Montalban.

For the reimbursement to Commissioner W. Cameron Forbes for traveling expenses incurred by him on account of himself and private secretary from Boston, Massachusetts, to Manila, Philippine Islands, upon appointment, eight hundred and ninety-six pesos and sixty centavos.

For reimbursement to the Province of Bataan for salary paid the acting provincial governor for the months of July, August, and September, nineteen hundred and four, seven hundred and fifty pesos.

For Felipe Calderon, for compensation, at ten dollars per diem, for each day actually employed in the work of the committee appointed to prepare a Code of Criminal Law and a Code of Criminal Procedure for the Philippine Islands, nine hundred and eighty pesos, or so much thereof as may be necessary.

For the settlement of claims of private persons to lands in the Island of Cautit, Province of Cebú, eight hundred and sixteen pesos.

Insular salary and expense fund:

For the payment of salaries and expenses of civil officers and employees properly chargeable to insular funds and not otherwise specifically provided for, including half salary and traveling expenses of employees from the United States to Manila: *Provided*, That no salary shall be paid to any officer or employee for a period subsequent to his arrival in Manila from this appropriation when the Bureau to which he may be assigned has a vacancy from the appropriation for which he may be properly paid, or provincial office to which he may be assigned, was vacant; and for the payment to the estates of deceased employees of salaries due such employees for the leaves of absence to which they were entitled at the time of their deaths, in accordance with the provisions of Act Numbered One thousand and forty, and such other expenses of like character, payment of which shall be directed by the Executive Office; for expenses connected with the deportation of convicted vagrants, and for the payment of rewards leading to the capture and conviction of brigands and other criminals, authorized under the provisions of Act Numbered Five hundred and twenty-two, as amended by Act Numbered Six hundred and seventy-one, and for the discovery and prevention of crime: *Provided*, That payment of rewards hereunder may be made to persons employed in the service of the insular, provincial, and municipal governments when in the discretion of the Civil Governor such payments are in the interest of the public service, the provisions of Act Numbered One hundred and forty-eight to the contrary notwithstanding; one hundred and fifty thousand pesos: *Provided*, That the Civil Governor or proper head of Department may, in his discretion, commute two or more years' leave of absence to persons entitled thereto, and authorize payment of the amount so accrued in a gross sum from the appropriation from which their salaries should properly be paid, unless two fiscal years are involved, in which case payment for the ensuing fiscal year shall be made from this appropriation, and reimbursed from the appropriations of the Bureau concerned when available: *And provided*, That the Civil Governor or proper head of Department

may, in his discretion, authorize payment of medical attendance, necessary transportation, and hospital fees for officers and employees injured in clear line of duty, but such payment shall not be made from this appropriation when the Bureau or Office concerned has an available appropriation for contingent expenses or public works, as the case may be, from which such payment can be made.

Total of appropriations for all purposes, sixteen million five hundred and twenty-four thousand nine hundred and forty-one pesos and sixty centavos, or so much thereof as may be necessary.

SEC. 2. Upon the approval of the Civil Governor, or proper head of Department first had, a vacancy in a position of any class may be filled by the appointment of more than one person of a lower class: *Provided*, That the aggregate of salaries paid is not greater than the salary authorized by law for that position.

SEC. 3. The provisions of the first paragraph of section three of Act Numbered Eight hundred and seven, providing the manner in which withdrawals of moneys appropriated in said Act shall be made, are hereby made applicable to the withdrawal of moneys appropriated under this Act.

SEC. 4. The public good requiring the speedy enactment of this appropriation bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, August 31, 1904.

[No. 1226.]

AN ACT For the relief of F. J. O'Grady, first lieutenant and inspector, Philippines Constabulary.

Whereas upon audit of the accounts of Lieutenant F. J. O'Grady, supply officer, Province of Sorsogon, there was found to be due the Government an aggregate balance of two thousand and fifty-three dollars and eighty cents, United States currency; and

Whereas it appears from the facts and circumstances connected with the case that said Lieutenant O'Grady exercised as much care and diligence as possible in the preservation of the public funds and property, and is not justly accountable for the deficiency: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Said Lieutenant F. J. O'Grady is hereby relieved from accountability for said funds and property to the amount and value of two thousand and fifty-three dollars and eighty cents, United States currency, and the Insular Auditor is hereby authorized to place to his credit the said sum on account of the appropriation for the Bureau of Philippines Constabulary.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, September 6, 1904.

[No. 1227.]

AN ACT Appropriating the sum of twenty-five thousand dollars, in money of the United States, for general purposes, to be disbursed by the disbursing agent of the Government of the Philippine Islands at Washington, District of Columbia.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of twenty-five thousand dollars, in money of the United States, to be transferred to the Disbursing Agent of the Government of the Philippine Islands at Washington, District of Columbia, and to be by him disbursed for the general purposes of the Insular Government. Funds disbursed in pursuance of this Act shall be charged by the Auditor for the Philippine Islands to the appropriations of the proper Bureaus, and the fund available for the Disbursing Agent at Washington shall be credited with the sums so charged to the several Bureaus, so that the fund shall be a reimbursable and permanent one.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, September 8, 1904.

[No. 1228.]

AN ACT Providing for the revision of valuation for the purpose of taxation of a certain parcel of land in the municipality of Sibalom, in the Province of Antique, belonging to Juan Sanches.

Whereas it has been made to appear that an error was committed by the municipal board of assessors of the municipality of Sibalom and by the reassessment board of the Province of Antique in the classification and valuation of a certain parcel of land belonging to Juan Sanches; and

Whereas the valuation placed upon said land is found to be inequitable and excessive by reason of oversight and mistake in classification and valuation: Therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Antique, together with the provincial secretary and provincial fiscal of that province, are hereby constituted a special board with authority to correct all valuations of the property above stated on the assessment list of the municipality of Sibalom and to state a just valuation, in money of the United States, of the land above referred to, and to correct any and all erroneous assessments of said parcel of land. The assessment list of the said land, when so corrected, shall be as lawful and valid for all purposes as though the correction and reassessment herein

provided for had been made by the board of tax revision at the proper time.

SEC. 2. The revision of the valuation and assessment of the parcel of land aforesaid shall be made and completed by the assessment board herein provided on or before the fifteenth day of October, nineteen hundred and four. The assessment and revaluation shall be made on notice to Juan Sanches and to the municipal authorities of the municipality of Sibalom, and each shall be entitled to be heard before the revision board herein provided. No appeal shall be allowed from the action of said board. The action of the majority of said board shall be deemed to be the action of the board, and binding.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, September 9, 1904.

[No. 1229.]

AN ACT Amending Act Numbered Eleven hundred and nineteen by extending the time for the completion of the assessment of real estate in the Province of La Unión, for the revision of such assessment, and for the payment of the land tax for the year nineteen hundred and four in said Province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Eleven hundred and nineteen, entitled "An Act to provide for a new assessment of real estate in the Province of La Unión and for the revision of such assessment," is hereby amended by extending the time for the completion of the assessment or valuation by the municipal boards of assessors of real estate in the Province of La Unión, as now provided in section two of said Act, until September fifteenth, nineteen hundred and four; by extending the time for receiving and hearing complaints by the board of tax revision, as now provided in section five of said act, until October fifteenth, nineteen hundred and four; by providing that the certification by the board of tax revision of a list of the changes made in the assessments fixed by the boards of assessors, together with a list of the total assessments of the taxable lands and improvements in each municipality, as provided for in said section five, shall be made not later than November first, nineteen hundred and four; and that the time for the payment, without penalty, of the land tax for the year nineteen hundred and four is hereby extended until December fifteenth, nineteen hundred and four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, September 9, 1904.

[No. 1230.]

AN ACT To amend Act Numbered Eight hundred and seventy-five so as to allow the free importation of merchandise by the Insular Government when the articles imported are of such character that local competition therefor is impracticable and orders for the same must be placed abroad.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Eight hundred and seventy-five, entitled "An Act providing for the collection of duties on goods, wares, and merchandise imported into the Islands for use of the Insular, provincial, or municipal governments," is hereby amended by adding at the end thereof the words "except as hereinafter provided."

SEC. 2. Section two of said Act Numbered Eight hundred and seventy-five is hereby amended by adding at the end thereof the following words: "*And provided further,* That this Act shall not apply to scientific apparatus and books and other merchandise imported for the Insular Government or any Bureau thereof, or for a provincial or municipal government, when the articles imported are of such character that local competition therefor would be impracticable and orders for the same must necessarily be placed outside of the Philippine Islands. In each case of importation the Collector of Customs for the Philippine Islands shall determine whether the articles are or are not entitled to free entry under this proviso, subject to the supervisory direction of the Secretary of Finance and Justice."

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, September 9, 1904.

[No. 1231.]

AN ACT Authorizing the provincial board of Samar to loan from provincial funds to the municipalities of the province such sums of money as to it may seem proper, not to exceed a total of fifteen thousand Philippine pesos, to be used in the construction and repair of public school houses.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of Samar is hereby authorized to loan to the municipalities of the Province of Samar, from any provincial funds not otherwise appropriated, the sum of fifteen thousand Philippine pesos, or so much thereof as to the provincial board may seem proper.

SEC. 2. Moneys loaned by the Province of Samar to its municipalities under the authority of section one of this Act shall be repaid by

such municipalities to said province within two years from the date the loan is made, without interest, and shall be expended by said municipalities for the construction and repair of public school buildings, and for no other purpose.

SEC. 3. The schools for which provision is made in the preceding section shall be constructed under the supervision of the provincial board of Samar, on plans to be prepared by the Bureau of Architecture or the Bureau of Education, and approved by the General Superintendent of Education.

SEC. 4. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 5. This Act shall take effect on its passage.

Enacted, September 12, 1904.

[No. 1232.]

AN ACT Consolidating the present municipality of Puncán with the municipality of San José, both in the Province of Nueva Ecija, with the seat of municipal government at the present municipality of San José.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The municipality of Puncán, in the Province of Nueva Ecija, is hereby annexed to and consolidated with the municipality of San José in the same province, with the seat of municipal government at the present municipality of San José.

SEC. 2. The municipal elections in San José in December, nineteen hundred and four, shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the new municipality of San José, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, September 12, 1904.

[No. 1233.]

AN ACT Further amending paragraph (f) of section nine of Act Numbered Eighty-three, as amended by Acts Numbered One hundred and thirty-three and Seven hundred and fifty-two, by making additional provisions with regard to counting the cash in the hands of provincial treasurers.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Seven hundred and fifty-two is hereby repealed, and in lieu thereof the following is substituted:

“SECTION 1. Paragraph (f) of section nine of Act Numbered Eighty-three, entitled ‘A general Act for the organization of provincial governments in the Philippine Islands,’ as amended by Act Numbered One hundred and thirty-three, is hereby amended by adding thereto the following:

“ ‘ Promptly at the close of business on the last day of each month, and at other times if in the opinion of the provincial governor it is deemed advisable, a committee consisting of the provincial governor, the provincial supervisor, and the provincial secretary shall count the cash in the hands of the provincial treasurer. If the provincial treasurer is authorized to deposit funds in a designated depository he shall keep a true and correct record of all deposits made by him therein, and a true and correct list of checks drawn against the said depository by him, showing the date and number of such checks, the name of the payee, and the purpose for which drawn. In counting the cash in the hands of the provincial treasurer the aforesaid committee shall include therein as a separate item the balance on deposit in such depository, as shown by the records kept by the provincial treasurer. If the provincial treasurer is acting as a disbursing officer of insular funds the committee aforesaid shall count and determine the cash balance on hand of said account under each separate designation as disbursing officer of insular funds in the same manner and at the same time as the balance of provincial funds is ascertained. The committee aforesaid shall certify in detail to the Insular Auditor and to the Insular Treasurer the result of each count and verification of cash herein provided for, and such certificate shall be signed by each member of the committee: *Provided*, That in provinces where the office of provincial treasurer is combined with that of the provincial supervisor or provincial secretary, the division superintendent of schools or, in case the division superintendent of schools does not reside at the provincial capital or is disqualified for any other reason, a teacher of the public schools at the provincial capital, assigned to such duty by the division superintendent, shall be a member of the above committee and shall assist in the counting of cash in the provincial treasury and make proper certification as herein provided. In the absence or disability of any member of the aforesaid committee, two of the said committee shall act and make the verification, and in the absence or disability of two members of the committee it shall be the duty of the remaining member to notify the division superintendent of schools, who shall act and make the proper certification as required in this Act, or shall designate some teacher in the public schools at the provincial capital to perform this duty in his stead.’ ”

SEC. 2. Sections three and four of Act Numbered Seven hundred and fifty-two are hereby renumbered as sections four and five, respectively, and a new section numbered three inserted as follows:

“SEC. 3. The provisions of this Act shall apply also to the provinces now or hereafter organized under the general provisions of the Nueva Vizcayan Act, or under special legislation.”

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, September 13, 1904.

[No. 1234.]

AN ACT Authorizing the provincial board of the Province of Samar to provide for the care of residents wounded while engaged as volunteers in the defense of the municipalities of said province against the attacks of Pulajanes and of pacific residents wounded by said Pulajanes.

Whereas it has been made to appear that during the recent activity of the pulajanes in the Province of Samar several residents engaged as volunteers in the defense of the municipalities of said province, and several pacific residents of said municipalities, were wounded by said pulajanes, and it was deemed necessary by the local authorities that the persons so wounded should be cared for at the military hospital at Camp Connell, Calbayog, and at the Constabulary hospital at Catbalogan, in said province; and

Whereas the provincial board of the Province of Samar has requested authority to pay, out of provincial funds, the necessary expenses incurred in the care of such wounded persons at the hospitals above mentioned: Now, therefore,

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The provincial board of the Province of Samar is hereby authorized to pay, out of general provincial funds not otherwise appropriated, the necessary expenses incurred for subsistence and medical attendance at the military hospital at Camp Connell, Calbayog, and at the Constabulary hospital at Catbalogan, of residents of said province wounded while engaged as volunteers in the defense of the municipalities of said province against the attacks of pulajanes, and of pacific residents wounded by said pulajanes.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, September 13, 1904.

[No. 1235.]

AN ACT To amend Act Numbered Three hundred and fifty-five, known as the Philippine Customs Administrative Act.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section twenty-seven of Act Numbered Three hundred and fifty-five, entitled "An Act to constitute the Customs Service of the Philippine Archipelago and to provide for the administration thereof," is hereby amended by striking out of said section all after the words "in cases where" in the eighth line, and inserting in lieu thereof the following: "such duties on an importation are less than one dollar, United States currency: or to dispense with the seizure of goods where the duties thereon are less than one dollar, United States currency, except in cases of habitual or intentional violations of the revenue laws and of prohibited importations."

SEC. 2. Section seventy-seven of said Act is hereby amended by striking out of said section all that part beginning with the words "The manifests of cargoes for Philippine ports" in the sixteenth and seventeenth lines thereof, and ending with the words "local authority of the port," in the twenty-third line thereof. And also by striking out the words "be certified, as provided, with a statement," in the twenty-eighth line, and inserting in lieu thereof the word "show."

SEC. 3. Section one hundred and seventeen of said Act is hereby amended by making paragraph (a) thereof read as follows:

"(a) A citizen of the United States residing in the Philippine Islands; or a corporation or company created under the laws of the United States, or of any State thereof, or of the Philippine Islands: *Provided*, That any duly authorized officer of such corporation or company, or the managing agent or master of the vessel for which the license is sought, resides in the Philippine Islands."

SEC. 4. Section one hundred and twenty-two of said Act is hereby amended by making the first paragraph thereof read as follows:

"SEC. 122. Vessels of class (a) will be such as have been acquired by purchase by American citizens or by a corporation or company created under the laws of the United States, or of any State thereof, or of the Philippine Islands."

And said section is hereby further amended by adding to the end thereof a paragraph reading as follows:

"In the second case the application for a license may be made by any duly authorized officer of the company residing in the Philippine Islands, or by the managing agent or master of the vessel."

SEC. 5. Section one hundred and fifty-one of said Act is hereby amended by changing the words "one hundred dollars" in the sixth and seventh lines thereof, to "five dollars," and striking out the last eight words of said section, as follows: "provided the value thereof exceeds one hundred dollars."

SEC. 6. Section one hundred and sixty-two of said Act is hereby amended by changing the words "one invoice" in the first line thereof, to "one bill of lading," and the words "an invoice" in the fourth line thereof, to "a bill of lading."

SEC. 7. Section one hundred and sixty-nine of said Act is hereby amended by striking out the words "and invoice" in the third line thereof, and inserting the word "and" between the words "entry"

and "permit" in said line, and by changing the word "invoice" in the last line to the word "consignment."

SEC. 8. Section two hundred and eleven of said Act is hereby amended by striking out the words "or invoice" in the third line thereof, and inserting the word "or" between the words "manifest" and "bill of lading" in the second and third lines thereof.

SEC. 9. Section two hundred and fifteen of said Act is hereby amended by striking out the word "invoice" in the third line, and inserting in lieu thereof the words "bill of lading and entry."

SEC. 10. Section two hundred and sixteen of said Act is hereby amended by striking out the word "invoice" in the third line, and inserting in lieu thereof the word "entry."

SEC. 11. Section two hundred and seventeen of said Act is hereby amended by striking out the word "invoice" in the second line, and inserting in lieu thereof the words "manifest or bill of lading," and by striking out the Form of oath.

SEC. 12. Section two hundred and twenty of said Act is hereby amended to read as follows:

"SEC. 220. Ordinary and usual commercial samples imported by bona fide commercial travelers may, after examination by the customs authorities and upon the filing of a bond with security satisfactory to the collector of customs for the exportation of said samples within three months after their date of importation, be admitted free of duty: *Provided*, That said samples shall be positively identified by the customs authorities before exportation; that their appraised value shall not exceed two thousand dollars in any one case: *And provided further*, That the period of three months allowed for their exportation may be extended, in the discretion of the collector of customs, for a further period not to exceed three months, upon application being made to him in writing before the expiration of the original period.

"In the case of any consignment of bona fide commercial samples, the appraised value of which exceeds two thousand dollars, the owner may select any portion thereof up to two thousand dollars in appraised value for entry under the above provisions of this section, and the remainder of the consignment shall be entered in bond or for duty, as in the case of regular importations."

SEC. 13. Section two hundred and eighty-two of said Act is hereby amended by striking out of said section all after the words "hereinbefore prescribed" in the seventh line thereof.

SEC. 14. Section two hundred and eighty-six of said Act is hereby amended by striking out the word "two" in the ninth line of said section, and substituting the word "five" therefor.

SEC. 15. Section two hundred and ninety-four of said Act is hereby amended by striking out the words "or to produce such papers" in the fourth line thereof.

SEC. 16. Section three hundred and eleven of said Act is hereby amended by adding at the end thereof the following:

"(a) Whenever by this or by any other Act the Insular Collector of Customs is authorized, empowered, or directed to enforce any provision of law, he may, as a means of so doing, with the approval of the Secretary of Finance and Justice, make and promulgate general rules and regulations and fix penalties for violation thereof: *Provided, however*, That such penalties shall in no case exceed a fine of five hundred pesos, Philippine currency. Such general rules and regulations so made and promulgated shall be published at least once

in the Official Gazette, and, upon such publication, they shall have the force and effect of law, and violations thereof may be prosecuted in any court of competent jurisdiction."

SEC. 17. Section three hundred and seventeen of said Act is hereby amended by changing the word "shall," in the eighth line thereof, to "might," and by inserting in the eighth line thereof, after the words "lawful duties or any portion thereof," the words "accruing upon the merchandise or any portion thereof."

SEC. 18. Section three hundred and fifty of said Act is hereby amended to read as follows:

"SEC. 350. Upon the arrival in port of any vessel it shall be unlawful for the master to allow any person except the pilot, customs, health officers, and consul to go on board the vessel without the permission of the customs officer in charge; and it shall be unlawful for the master to allow any person, with the exceptions above named, to leave the vessel without the permission of the customs officer in charge.

"Upon the arrival in port of any vessel it shall be unlawful for any person, except the pilot, customs, health officers, or consul to go on board the vessel without the permission of the customs officer in charge; and it shall be unlawful for any person, with the exceptions above named, to leave the vessel without the permission of the customs officer in charge.

"It shall be unlawful for any person in charge of a tugboat, rowboat, or other craft to go alongside and put any person on board or take any person from any incoming vessel as hereinbefore described, except such persons as are hereinbefore exempted.

"For willful violation of any of the provisions of this section, or for permitting or neglecting to prevent a violation thereof, the master of the vessel or other person, as the case may be, shall be liable to a fine not exceeding one hundred dollars."

SEC. 19. Section three hundred and ninety-two of said Act is hereby amended by changing the fees for "Other Certificates," from "\$3.00" to "\$1.00."

SEC. 20. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 21. This Act shall take effect on its passage.

Enacted, September 22, 1904.

[No. 1236.]

AN ACT Amending Act Numbered Four hundred and nineteen, extending the provisions of the Provincial Government Act and its amendments to the Province of Samar, by increasing the salary of the provincial supervisor to one thousand eight hundred dollars per annum.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Four hundred and nineteen, extending the provisions of the Provincial Government Act and its amendments

to the Province of Samar, is hereby amended by striking out the words "for the provincial supervisor, one thousand four hundred dollars," in section two of said Act, and inserting in lieu thereof "for the provincial supervisor, one thousand eight hundred dollars."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, September 23, 1904.

[No. 1237.]

AN ACT Consolidating the offices of provincial treasurer and provincial supervisor of the Province of Ilocos Norte

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The offices of provincial treasurer and provincial supervisor provided for in Act Numbered Two hundred and seven, extending the provisions of the Provincial Government Act to the Province of Ilocos Norte, are hereby consolidated, and the office thus formed shall be known as the office of the provincial supervisor-treasurer.

SEC. 2. The provincial governor, the provincial supervisor-treasurer, and the division superintendent of schools for the province, who shall receive no additional compensation for such services, shall constitute the provincial board.

SEC. 3. The provincial supervisor-treasurer shall receive an annual salary of two thousand one hundred dollars, payable monthly. His qualifications and duties shall be the same as the qualifications and duties of provincial supervisor and provincial treasurer as outlined in the Provincial Government Act, except that the requirement that the provincial supervisor shall be a competent civil engineer and surveyor shall not apply. The supervisor-treasurer may employ a foreman in charge of the repair and construction of roads, at a salary not to exceed sixty dollars a month.

SEC. 4. So much of the Act Numbered Two hundred and seven or any amendment thereof as may be inconsistent with the provisions of this Act is hereby repealed.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on October first, nineteen hundred and four.

Enacted September 23, 1904.

[No. 1238.]

AN ACT Appropriating the funds derived from the sale of the bonds authorized by Act Numbered One thousand and thirty-four, for the purchase of the so-called Friar lands, and for the payment of expenses incidental thereto.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All funds derived from the sale of the bonds issued by the Secretary of War in the name and on behalf of the Government of the Philippine Islands under the authority contained in section one of Act Numbered One thousand and thirty-four, are hereby appropriated for the purposes set forth in said Act, and for the payment of all expenses incidental to the purchase and transfer of the so-called Friar lands, including the cost of resurveys, and any attorneys' fees in excess of the amount appropriated by Act Numbered Eleven hundred and twenty. The funds appropriated by this Act shall be disbursed by and under the direction of the Civil Governor, upon resolutions of the Philippine Commission.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 4, 1904.

[No. 1239.]

AN ACT Amending Act Numbered Eight hundred and sixty-four, entitled "An Act to amend Act Numbered Three hundred and fifty-five, known as the Philippine Customs Administrative Act, by changing the membership of the Court of Customs Appeals, providing for appeals in criminal causes and for certificates of appeal in other customs cases where there is a division of opinion between the judges of the court, and specifying powers of collectors of customs in cases of fine and forfeiture, and for other purposes," so that a judge of the Court of First Instance may be directed by the Secretary of Finance and Justices to perform the duties of a judge of the Court of Customs Appeals.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section three of Act Numbered Eight hundred and sixty-four, entitled "An Act to amend Act Numbered Three hundred and fifty-five, known as the Philippine Customs Administrative Act, by changing the membership of the Court of Customs Appeals, providing for appeals in criminal causes and for certificates of appeal in other customs cases where there is a division of opinion between the judges of the court, and specifying powers of collectors of customs in cases of fine and forfeiture, and for other purposes," is hereby amended by adding at the end thereof the following words: "Any judge of a Court of First Instance may be directed in writing by the Secretary of Finance and Justice to perform the duties of a judge of the Court of Customs Appeals in case there is a vacancy in the office of judge of the Court of Customs Appeals, or a judge thereof is disqualified, or is absent from his post of duty by reason of disability or

otherwise. The judge of the Court of First Instance so directed is hereby authorized to perform all the duties of a judge of the Court of Customs Appeals until the direction given for him so to act shall be withdrawn, and his acts shall be in all respects as valid and lawful as though performed by a regular judge of the Court of Customs Appeals."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 5, 1904.

[No. 1240.]

AN ACT Amending Act Numbered Nine hundred and thirty-nine, as amended, so as to locate the seat of municipal government of the municipality of Luisiana, of the Province of La Laguna, in the former municipality of Cavinti.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and thirty-nine, entitled "An Act reducing the thirty municipalities of the Province of La Laguna to nineteen," as amended, is hereby further amended by substituting the word "Cavinti" for the word "Luisiana" in the last line of paragraph numbered four of section one thereof, so that said paragraph shall read as follows:

"4. The municipality of Luisiana shall consist of its present territory and that of the municipality of Cavinti, with the seat of the municipal government at the present municipality of Cavinti."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This act shall take effect on its passage.

Enacted, October 5, 1904.

[No. 1241.]

AN ACT Amending Act Numbered Nine hundred and fifty-three, reducing the number of municipalities in the Province of Surigao to twenty-nine, by further reducing the number of municipalities in said province to twelve.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Nine hundred and fifty-three, entitled "An Act reducing the thirty-four municipalities of the Province of Surigao to twenty-nine," is hereby amended, and the twenty-nine

existing municipalities of the Province of Surigao shall, in accordance with the provisions of this Act, be reduced to twelve, as follows:

1. The municipality of Surigao shall consist of its present territory and that of the municipality of Nonoc, with the seat of the municipal government at the present municipality of Surigao.

2. The municipality of Placer shall consist of its present territory and that of the municipalities of Taganaán and Mainit, with the seat of the municipal government at the present municipality of Placer.

3. The municipality of Gigáquit shall consist of its present territory and that of the municipalities of Bacuag and Claver, with the seat of the municipal government at the present municipality of Gigáquit.

4. The municipality of Cantilan shall consist of its present territory and that of the municipalities of Carrascal and Lanuza, with the seat of the municipal government at the present municipality of Cantilan.

5. The municipality of Tándag shall consist of its present territory and that of the municipalities of Cortés and Tago, and that of La Paz excepting the barrio of Marijatac, with the seat of the municipal government at the present municipality of Tándag.

6. The municipality of Lianga shall consist of its present territory and that of the barrio of Marijatac, now a part of the municipality of La Paz, with the seat of the municipal government at the present municipality of Lianga.

7. The municipality of Hinatúan shall consist of its present territory and that of the municipality of Bislig, with the seat of the municipal government at the present municipality of Hinatúan.

8. The municipality of Dapa shall consist of its present territory and that of the municipalities of Numancia, Cabúntog and Sapaó, with the seat of the municipal government at the present municipality of Dapa.

9. The municipality of Dináгат shall consist of its present territory and that of the municipality of Loreto, with the seat of the municipal government at the present municipality of Dináгат.

10. The municipality of Butúan shall consist of its present territory and that of the municipality of Nasipit, with the seat of the municipal government at the present municipality of Butúan.

11. The municipality of Talacogon shall consist of its present territory and that of the municipality of Vuela, with the seat of the municipal government at the present municipality of Talacogon.

12. The municipality of Cabarbaran shall preserve its present boundaries.

SEC. 2. The municipal elections in each of the municipalities designated in section one of this Act, except the municipality of Cabarbaran, in December nineteen hundred and four, shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act, except the municipality of Cabarbaran, shall be thereby abolished, and all offices held by virtue of their present organization shall be vacant and abolished, so that all the present municipal officials of such municipalities shall cease to hold office as soon as the new officials shall have taken the oath

of office. Until the officials elected for the municipalities designated in section one of this Act shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 5, 1904.

[No. 1242.]

AN ACT Amending Act Numbered Eleven hundred and seventy-eight by further extending the time for the payment, without penalty, of the land tax in the Province of Occidental Negros for the year nineteen hundred and four until January thirty-first, nineteen hundred and five.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Eleven hundred and seventy-eight is hereby amended to read as follows:

"SECTION 1. The period for the payment, without penalty, of the land tax for the year nineteen hundred and four in the Province of Occidental Negros is hereby extended to January thirty-first, nineteen hundred and five."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 7, 1904.

[No. 1243.]

AN ACT Amending Act Numbered Eleven hundred and thirty, entitled "An Act to prevent the failure of military justice," by extending the provisions of said act so as to apply to naval courts.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Section one of Act Numbered Eleven hundred and thirty, entitled "An Act to prevent the failure of military justice," is hereby amended by inserting after the word "Army" in the first line, the words "or Navy," and by inserting in the fourth line after the word "Army" the words "or Naval court."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 7, 1904.

[No. 1244.]

AN ACT Annexing the barrios of Bayuyuñgan, Bugaan, Balaquillong, San Gabriel, and Binirayan, now a part of the municipality of Tanauan, Province of Batangas, to the municipality of Taal, in the same province.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The barrios of Bayuyuñgan, Bugaan, Balaquilong, San Gabriel, and Binirayan, now a part of the municipality of Tanauan, in the Province of Batangas, are hereby annexed to the municipality of Taal, in the same province.

SEC. 2. The municipal elections in Taal and Tanauan in December, nineteen hundred and four, shall be held in accordance with the rules contained in Act Numbered Seven hundred and thirty, as amended by Act Numbered Nine hundred and twenty-eight. When the new municipal officials shall have been elected and shall have qualified, the present organization of each of the municipalities mentioned in section one of this Act shall be thereby abolished, so that all the present municipal officials of said municipalities shall cease to hold office as soon as the new officials shall have taken the oath of office. Until the officials elected for the municipalities of Taal and Tanuan, as described in section one, shall have qualified, the present organization of the existing municipalities shall continue.

SEC. 3 The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 7, 1904.

[No. 1245.]

AN ACT Changing the times of holding terms of the Court of First Instance in the Second Judicial District and amending section seven of Act Numbered Eight hundred and sixty-seven in that respect.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. That portion of section seven of Act Numbered Eight hundred and sixty-seven, which fixes the times and places of holding the Court of First Instance in the Second Judicial District, is hereby amended so as to read as follows:

"SECOND DISTRICT.

"At Vigan, in and for the Province of Ilocos Sur, commencing on the first Tuesdays of March, September, and November.

"At Bangued, in and for the Province of Abra, commencing on the first Tuesdays of April and October.

"At Laoag, in and for the Province of Ilocos Norte, commencing on the first Tuesdays of January and July."

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 10, 1904.

[No. 1246.]

AN ACT Appropriating the sum of two million five hundred and five thousand four hundred and ninety-four pesos and seventy-five centavos, Philippine currency, or so much thereof as may be necessary, for certain public works, permanent improvements, and other purposes of the Insular Government.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, in Philippine currency, or so much thereof as may be necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, for certain public works, permanent improvements, and other purposes of the Insular Government:

BUREAU OF ARCHITECTURE AND CONSTRUCTION OF PUBLIC BUILDINGS.

Public works, Bureau of Architecture and Construction of Public Buildings: For the alteration, construction, or improvement of the following-named public buildings and grounds:

Bureau of Coast Guard and Transportation: Machine shop on Engineer Island: Alteration of buildings, furnishing and laying railroad track, painting with carbolineum, detached latrine, electric wiring, and electric booth; eleven thousand and eighty-seven pesos.

Bureau of Government Laboratories: For the new laboratory building, including completion of mechanical equipment and construction of desks and fixtures, driveways and walks, filling, grading and parking in the grounds, thirty-three thousand nine hundred and twenty-nine pesos and eight centavos; and for the serum laboratory, including monkey storehouse, houses for small animals, cement drains, and stables, twenty-four thousand pesos; total, fifty-seven thousand nine hundred and twenty-nine pesos and eight centavos.

Bureau of Insular Purchasing Agent: For additions and alterations of new corral at San Lazaro, three thousand five hundred pesos.

Bureau of Philippines Constabulary: For construction and repair of offices, quarters, barracks and storehouses for the Constabulary at different stations in the Islands, twenty thousand pesos.

Bilibid Prison: For completion of workshops, fourteen thousand eight hundred and twenty-eight pesos.

Civil Sanitarium and cottages, Baguio, Benguet: Addition to Sanitarium, forty-one thousand eight hundred and twenty pesos; for additions to present cottages, including roofs on cottages and other buildings, nine thousand eight hundred and sixty pesos; total, fifty-one thousand six hundred and eighty pesos.

Intendencia Building: Alterations and repairs, one thousand and sixty-four pesos.

Malacañan Palace: New roof, ten thousand six hundred and seventy pesos.

In all, for the Bureau of Architecture and Construction of Public Buildings, one hundred and seventy thousand seven hundred and fifty-eight pesos and eight centavos.

Of the funds appropriated by Act Numbered Eight hundred and thirty-one for twelve medium-sized and one large coal shed, not to exceed an aggregate cost of twenty-eight thousand pesos, the sum of sixteen thousand pesos is hereby made available for the construction of three large coal sheds at points to be indicated by the Insular Purchasing Agent, and the balance, twelve thousand pesos, shall revert to the Insular Treasury.

The undrawn and unexpended balances of funds as allotted for the various purposes under the appropriations made by Acts Numbered Eight hundred and seven, One thousand and forty-nine, Eleven hundred and eighty-eight, and Twelve hundred and twenty-five for "Public works, Bureau of Architecture and Construction of Public Buildings," for the fiscal years nineteen hundred and four and nineteen hundred and five, are hereby constituted no-fiscal year funds and made available for withdrawal with the approval of the Secretary of Public Instruction, and disbursement until the said public works are completed. All balances remaining unexpended when any of the public works appropriated for as above is completed, shall at once revert to the credit of the general fund in the Treasury, available for appropriation.

BUREAU OF COAST GUARD AND TRANSPORTATION.

Light-House Service, Bureau of Coast Guard and Transportation: For the construction of light stations at Capitancillo Island, Bajo Apo Islet, and Bagacay Point, and for the construction and completion of other minor stations, the purchase and installation of port lights and lanterns, and necessary surveys: one hundred and seventeen thousand pesos.

For general improvement of Engineer Island, including an artesian well, purchase and installation of hoisting derricks, tramway, track and cars, for filling and cleaning island, hauling sand and gravel, removing debris, and such other small and necessary improvements as may be directed by the Chief of Coast Guard and Transportation; twenty-one thousand pesos.

For construction and equipment of marine railway and machine shop on Engineer Island, one hundred and eighty-five thousand pesos.

In all, for the Bureau of Coast Guard and Transportation, three hundred and twenty-three thousand pesos, under the provisions of Act Numbered Eight hundred and thirty-one.

BUREAU OF PHILIPPINES CONSTABULARY.

Telegraph and telephone service, Philippines Constabulary: For the purchase of five thousand iron telegraph poles, including cost of transportation and distribution, thirty-four thousand five hundred pesos.

BUREAU OF PRISONS.

For installation of electric light and power, fifteen thousand pesos.

BENGUET ROAD.

For expenses in carrying on the construction of the Benguet road, seven hundred and fifteen thousand pesos.

IMPROVEMENT OF THE PORT OF MANILA.

For continuing the improvements of the harbor of Manila, and other public works, as provided in Act Numbered Twenty-two, as amended, one million two hundred thousand pesos: *Provided*, That the work shall be performed under the supervision of, and this appropriation disbursed by, the officer in charge of the improvement of the Port, and shall be available for expenditure in payment for all work at present under contract for the improvement of the port of Manila and for continuing the improvements to the Pasig River.

NAGUILIAN-BAGUIO WAGON ROAD SURVEY.

For payment of Edward L. Heath for services in connection with the completion of the survey of the Naguilian-Baguio wagon road, seven hundred and sixty-six pesos and sixty-seven centavos.

QUARANTINE SERVICE.

Quarantine station, Cebu: The sum of sixty thousand pesos appropriated by Act Numbered Eight hundred and thirty-one for "Construction of buildings and floating wharf, and purchase of disinfecting machinery" is hereby made available for "Construction of buildings and wharf, and purchase of disinfecting machinery and equipment," in lieu of the purposes above mentioned.

TIMBER WHARF, HARBOR OF CEBU.

For the completion of the timber wharf in the harbor of Cebu, Province of Cebu, six thousand four hundred and seventy pesos.

For the purchase by the Insular Government of a certain parcel of land lying between the easterly line of the proposed boulevard known as Calle K, and the easterly boundary of the Exposition Grounds, in the district of Ermita, city of Manila, said to contain forty-two thousand four hundred and fifty-four and four hundredths square meters of land; forty thousand pesos.

Total of appropriations for all purposes, two million five hundred and five thousand four hundred and ninety-four pesos and seventy-five centavos, Philippine currency, or so much thereof as may be necessary.

SEC. 2. All balances remaining unexpended when any public works or permanent improvements appropriated for by this Act are completed shall be returned at once to the Treasury of the Philippine Islands and shall not be available for withdrawal or disbursement thereafter, but shall be carried to the general revenues of the Islands.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, October 12, 1904.

[No. 1247.]

AN ACT Appropriating seventy thousand dollars, in money of the United States, for payment of the third quarterly interest upon the Friar land bonds.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of any funds in the Insular Treasury not otherwise appropriated, the sum of seventy thousand dollars, in money of the United States, for the purpose of paying interest for the third quarter upon the bonds issued in payment of the so-called "friar lands," in pursuance of the provisions of Act Numbered One thousand and thirty-four.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 12, 1904.

[No. 1248.]

AN ACT Making additional appropriations for sundry expenses of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, and other designated periods.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The following sums, or so much thereof as may be respectively necessary, are hereby appropriated, out of any funds in the Treasury of the Philippine Islands not otherwise appropriated, in part compensation for the service of the Insular Government for the fiscal year ending June thirtieth, nineteen hundred and four, unless otherwise stated:

BUREAU OF THE INSULAR PURCHASING AGENT.

Salaries and wages, Bureau of the Insular Purchasing Agent, nineteen hundred and four: Any unexpended balance of funds appropriated under this head is hereby made available for the payment of one stock-tender at one thousand dollars per annum from February twenty-fifth, nineteen hundred and four; one foreman, at nine hundred dollars per annum, from May first, nineteen hundred and four; and one foreman, at two hundred and forty dollars per annum, from March first, nineteen hundred and four.

DEPARTMENT OF THE INTERIOR.

BUREAU OF HEALTH.

Salaries and wages, Bureau of Health, nineteen hundred and four: Any unexpended balance of funds appropriated under this head is hereby made available for the payment of salary of the president of the board of health of Abra from June first, nineteen hundred and four, at nine hundred dollars per annum.

Support of hospitals, plants, and stations, Bureau of Health, nineteen hundred and four: The unexpended balance of funds appropriated by Act Numbered One thousand and ten for the repair of the leper hospital building at Cebu and made available by Act Numbered Eleven hundred and eighty-eight for construction of nipa barracks and a fence for the housing and detention of lepers at Cebu, is hereby made available for the equipment of a leper hospital at that point and for expenditure until exhausted. The funds heretofore appropriated under this head for repairs to buildings on Lolomboy estate and aqueduct for bringing water to same, for hospital for insane, not to exceed ten thousand pesos, is hereby made available for withdrawal until expended.

QUARANTINE SERVICE.

Transportation, Quarantine Service, nineteen hundred and four: The funds appropriated under this head by Act Numbered Eleven hundred and eighty-eight, for launch repairs and supplies, are hereby made available for expenditure until exhausted.

BUREAU OF FORESTRY.

Transportation, Bureau of Forestry, nineteen hundred and four: For expenditure under the provisions of Act Numbered One thousand and forty-nine, three thousand five hundred pesos.

BUREAU OF PUBLIC LANDS.

Contingent expenses, Bureau of Public Lands, nineteen hundred and three: The unexpended balance of funds appropriated under this head is hereby made available for reimbursement of the Chief of the Bureau of Public Lands for cost of transportation in Manila on official business, not to exceed fourteen pesos; and for reimbursement of the Chief of the Bureau of Public Lands for hire of necessary laborers and cost of supplies, not to exceed twenty-seven pesos.

BUREAU OF GOVERNMENT LABORATORIES.

Transportation, Bureau of Government Laboratories, nineteen hundred and four: For expenditure under the provisions of Act Numbered One thousand and forty-nine, five hundred pesos.

DEPARTMENT OF COMMERCE AND POLICE.

SIGNAL SERVICE.

Construction, maintenance and operation of telegraph, telephone and cable lines, Signal Service, nineteen hundred and four: The funds heretofore appropriated under this head are hereby made available for the payment of wages of not to exceed five cooks for the Signal Corps mess in lieu of detailing enlisted operators and linemen.

BUREAU OF PHILIPPINES CONSTABULARY.

Pay of Philippines Constabulary, nineteen hundred and four: For expenditure as provided in Act Numbered One thousand and forty-nine, eighty-seven thousand pesos.

Transportation, Philippines Constabulary, nineteen hundred and four: The unexpended balance of funds appropriated under this head is made available for expenditure in the repair of the road between Baoang and Naguilian, not to exceed fifty pesos; and for official transportation from the coast or nearest railway station to Baguio for all Government supplies except for Benguet road and improvements: *Provided, however,* That this section shall not be construed to provide for any transportation covered by this paragraph which has already been paid for by other Bureaus.

DEPARTMENT OF FINANCE AND JUSTICE.

BUREAU OF CUSTOMS AND IMMIGRATION.

Salaries and wages, Bureau of Customs and Immigration, nineteen hundred and four: The unexpended balance of funds appropriated under this head is hereby made available for compensation of a temporary Chinese interpreter and translator, Class H, at the port of Jolo, from January first to March fifteenth, nineteen hundred and four.

Revenue cutters and launches, Bureau of Customs and Immigration, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, three thousand nine hundred and fifty pesos.

Revenue cutters and launches, Bureau of Customs and Immigration, nineteen hundred and three: The unexpended balance of funds appropriated under this head is hereby made available for the purchase of ice for use on customs cutters.

Transportation, Bureau of Customs and Immigration, nineteen hundred and three: For reimbursement of Vernon H. Petre for necessary expenses incurred while on temporary duty at the Cebu custom-house, from December fifteenth, nineteen hundred and two, to April thirtieth, nineteen hundred and three, under orders from the Collector of Customs for the Philippine Islands; two hundred and seventy-nine pesos and fifty-four centavos.

In all, for the Bureau of Customs and Immigration, four thousand two hundred and twenty-nine pesos and fifty-four centavos.

BUREAU OF JUSTICE.

Salaries and wages, Bureau of Justice, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine; and for extra compensation to Gustavus A. Ohlinger for special services in the preparation of Volume I of the Opinions of the Attorney-General, not to exceed two hundred pesos, the provisions of existing law to the contrary notwithstanding; twelve thousand five hundred pesos.

Transportation, Bureau of Justice, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, and for traveling expenses in the United States when authorized by resolution of the Commission, one thousand seven hundred pesos.

In all, for the Bureau of Justice, fourteen thousand two hundred pesos.

DEPARTMENT OF PUBLIC INSTRUCTION.

BUREAU OF EDUCATION.

Transportation, Bureau of Education, nineteen hundred and four: For disbursement as provided in Act Numbered One thousand and forty-nine, and for actual and necessary traveling expenses of teachers from the United States to their respective stations, nine thousand pesos.

School furniture and supplies, Bureau of Education, nineteen hundred and four: For the purchase of school books, furniture, and supplies, including cartage, customs duties, packing, storage, and transportation of same, fifteen thousand four hundred pesos.

In all, for the Bureau of Education, twenty-four thousand four hundred pesos.

PHILIPPINE EXPOSITION BOARD.

Any unexpended funds appropriated on account of the Philippine exhibit at the Saint Louis Purchase Exposition are hereby made available for the payment of extra compensation of fifteen dollars per month to each member of the Constabulary Band from the date of the arrival of said band at Saint Louis until and including the date of its departure therefrom en route to Manila, the provisions of existing laws to the contrary notwithstanding; for purchase and gratuitous distribution of woolen uniforms to the enlisted men of the Philippines Constabulary on duty at the Exposition, not to exceed six thousand pesos; and for reimbursement on account of advances from other appropriations, not to exceed fifteen thousand pesos, as provided in resolution of Commission, dated July eighteenth, nineteen hundred and four.

PROVINCIAL GOVERNMENT OF MINDORO.

Contingent expenses, provincial government of Mindoro, nineteen hundred and three: For payment of court fees in criminal cases, two hundred and eighty pesos.

MISCELLANEOUS.

The following sums, or so much thereof as may be found to be due on settlement of the respective claims by the Auditor, are hereby appropriated for the purposes specified:

For reimbursement to the Province of Bataan of salary paid the acting provincial governor for the months of May and June, nineteen hundred and four, five hundred pesos.

For suitable rewards to the officers and members of the crew of the British steamer *Landaura* in recognition of their bravery at sea in rescuing the passengers and crew of the disabled Philippine steamer *Alerta* on November twenty-fifth, nineteen hundred and one, eight hundred and ninety pesos: *Provided*, That the funds hereby appropriated shall be expended under the direction of the Chief of Coast Guard and Transportation.

For the payment to R. V. Dell, undertaker, for coffin furnished and services rendered in connection with the burial of Ed Magner, the proceeds of the estate having been deposited in the Insular Treasury in accordance with law, forty pesos.

For the clerk of the Court of First Instance, Province of Mindoro, for court fees in criminal cases due by the former Province of Marinduque, from May first to October thirty-first, nineteen hundred and two, three hundred and seventy-two pesos.

INSULAR SALARY AND EXPENSE FUND.

Any unexpended balance appropriated under this head is hereby made available for the payment of medical attendance, necessary transportation, and hospital fees of officers and employees injured in clear line of duty, when authorized by the Civil Governor or proper head of Department, but such payment shall not be made from this appropriation when the Bureau or Office concerned has an available appropriation for contingent expenses or public works, as the case may be, from which such payment can be made.

Total of appropriations for all purposes, one hundred and thirty-five thousand nine hundred and eleven pesos and fifty-four centavos, or so much thereof as may be necessary.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 14, 1904.

[No. 1249.]

AN ACT Amending Act Numbered Eighty-two, entitled "The Municipal Code," by prescribing a method for the collection of taxes in the municipalities of the provinces.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. Act Numbered Eighty-two, entitled "The Municipal Code," is hereby amended as follows:

1. By adding at the close of section sixty-nine the following: "*Provided*, That the municipal treasurer shall, when a deputy of the provincial treasurer, collect all taxes in his capacity as such deputy, and in that event all Acts or parts of Acts whereby certain taxes are prescribed to be collected by the municipal treasurer in his capacity as such, shall be inoperative."

2. By striking out section seventy and substituting the following: "SEC. 70. When collected, the taxes, imposts, and other revenues of the municipality shall be turned over by the provincial treasurer or his deputies, within one month of the date of collection, to the municipal treasurer, together with an itemized statement showing the nature of the tax, impost, or other revenue collected, and the respective amounts of same."

3. By striking out all of section seventy-two after the word "barrio" in the twenty-fifth line of section one of Act Numbered Four hundred and eighty-seven amending said section seventy-two, and inserting the following: "The municipal treasurer shall turn over to the provincial treasurer or his deputy, upon his visit to the municipality, all revenues collected subsequent to the last visit of the treasurer or his deputy: *Provided*, That taxes collected by a deputy of a provincial treasurer shall not be transferred to himself in his capacity as a municipal treasurer but shall be turned over to the provincial treasurer or his deputy specially authorized for that purpose, who shall be other than the municipal treasurer."

"Except in case of seizure or as a measure of safety the municipal share of funds collected shall not be removed from the municipality but shall be paid over to the municipal treasurer by the provincial treasurer or his specially authorized deputy prior to his departure from the municipality, and shall thereupon become available for appropriation by the municipal council and not before."

"The books, accounts, papers, and cash of the municipal treasurer shall at all times be open to the inspection of the provincial treasurer, or his deputy specially authorized for that purpose, and at least once in every three months the office of each municipal treasurer shall be so examined. In case such an examination discloses a shortage in the cash which should be on hand, it shall be the duty of the provincial treasurer, or his deputy making the examination, to seize the cash, books, accounts, and papers, verifying the amount of cash so seized in the presence of at least two municipal councilors or other municipal officers who shall certify to the correctness of the amount so seized. The provincial treasurer shall thereupon suspend from office the municipal treasurer in default, and immediately report the suspension to the

provincial board for its action. The provincial treasurer shall treat the funds so seized as a municipal deposit in his accounts pending a decision of the matter by the provincial board or the appointment of a new municipal treasurer or an acting municipal treasurer duly qualified to receive said funds.

“Upon seizure of the office, the sureties of the defaulting officer shall be at once notified.

“Upon completion of the examination and audit, when a defalcation is shown and it is necessary to institute legal proceedings against the sureties of the defaulting officer, the provincial treasurer shall forward to the provincial fiscal a statement of the account. Proper proceedings shall then be brought against the sureties under the direction of the provincial fiscal, and in such suit the account as stated by the provincial treasurer shall be prima facie evidence of the amount due on the bond.”

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 18, 1904.

[No. 1250.]

AN ACT Appropriating thirty thousand dollars, in money of the United States, out of the gold standard fund, for the payment of interest on certificates of indebtedness issued by the Government of the Philippine Islands under Act of Congress approved March second, nineteen hundred and three.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. There is hereby appropriated, out of the gold standard fund, the sum of thirty thousand dollars, in money of the United States, for the payment of quarterly interest due November first, nineteen hundred and four, on the certificates of indebtedness amounting to three million dollars, issued and sold on behalf of the Insular Government by the Secretary of War under authority of the Act of Congress approved March second, nineteen hundred and three, and Act Numbered One thousand and fifty of the Philippine Commission.

SEC. 2. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of “An Act prescribing the order of procedure by the Commission in the enactment of laws,” passed September twenty-sixth, nineteen hundred.

SEC. 3. This Act shall take effect on its passage.

Enacted, October 20, 1904.

[No. 1251.]

AN ACT Amending Act Numbered Seven hundred and seventy-five, entitled "An Act appropriating the sum of fifty thousand dollars, local currency, from the war emergency rice fund of the Province of Batangas for the purpose of erecting a school building and manual training schools in the municipality of Batangas," and authorizing the Province of Batangas to reconvey to the municipality of Batangas, upon such terms as may be agreed upon between said province and said municipality, the title to the land and buildings thereon which was vested in said province by section four of Act Numbered Seven hundred and seventy-five.

By authority of the United States, be it Enacted by the Philippine Commission, that:

SECTION 1. Section two of Act Numbered Seven hundred and seventy-five is hereby amended by striking out the word "building" in the sixth line thereof; by inserting, after the word "fund" in the same line, the words "for the purchase of a site and;" by inserting, after the word "erection" in said sixth line, the word "thereon;" and by inserting, after the word "schools" in the thirteenth line, the following: "*Provided*, That not more than one thousand six hundred and twenty-five pesos, Philippine currency, shall be expended for such site."

SEC. 2. Section four of Act Numbered Seven hundred and seventy-five is hereby amended by striking out the entire section, and inserting in lieu thereof the following:

"SEC. 4. The said school buildings shall be erected on a site to be selected in the municipality of Batangas by the provincial board of the Province of Batangas, for the use aforesaid, and subject to the control, direction, and supervision of the Department of Public Instruction."

SEC. 3. Section five of Act Numbered Seven hundred and seventy-five is hereby repealed.

SEC. 4. The Province of Batangas is hereby authorized to reconvey to the municipality of Batangas, upon such terms as may be mutually agreed upon between said province and said municipality, the land and buildings erected thereon, title to which was, by section four of Act Numbered Seven hundred and seventy-five, vested in the Province of Batangas.

SEC. 5. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 6. This Act shall take effect on its passage.

Enacted, October 20, 1904.

PUBLIC RESOLUTIONS, ETC., AND APPOINTMENTS.

SEPTEMBER 24, 1900—AUGUST 31, 1904.

PUBLIC RESOLUTIONS AND EXTRACTS FROM MINUTES OF PROCEEDINGS OF PHILIPPINE COMMISSION.

[September 24, 1900, to August 31, 1904.]

DEATH OF DR. JOAQUIN GONZALES.

[Extract from Minutes of Proceedings, September 24, 1900.]

The Commission records with regret the death on Friday, September 21, of Dr. Joaquin Gonzales, who had been appointed president of the Philippine civil-service board.

As a mark of respect to his memory, the Commission attended the funeral services from the Church of Santa Cruz Sunday morning, the 23d, and as a further mark of respect the following resolutions were adopted and ordered spread upon the minutes, and a copy to be furnished to his family:

Resolved, That in the untimely death of Dr. Joaquin Gonzales the Philippine people and all those interested in securing peace, contentment, stability, and honest government in these islands have suffered an irreparable loss.

That Doctor Gonzales's probity, clear intellect, profound patriotism, and conservative statesmanship so commended him to the members of the Commission that he had been selected by it for the first important position that it has been called upon to fill.

That the members of the Commission extend to the sorrowing widow and family of the deceased their sincere sympathy and cherish the hope that they may find consolation in his exalted character and useful life.

Resolved, That to the vacancy occurring by reason of the death of Dr. Joaquin Gonzales in the position of president of the Philippine civil-service board the Hon. Cayetano S. Arellano is temporarily appointed.

2. That this appointment shall remain in force until the 1st day of March, 1901, when it is hoped that the rules of the board will be perfected and the system provided by the civil-service act will be fully inaugurated.

3. That, as upon the tender of this temporary appointment Señor Arellano has signified his willingness to accept it on one condition, to wit, that he shall receive no compensation in addition to his judicial salary, no compensation shall be paid to the president of the civil-service board during Señor Arellano's incumbency.

POWERS OF COMMISSION WITH RESPECT TO COURTS.

[Extract of Minutes of Proceedings, September 28, 1900.]

In the matter of the application in the nature of a petition for a writ of certiorari by Christian Henry Hilbert, to bring before the Commission the record in a suit by said Hilbert against one J. Mosner, brought and concluded in the court of the first instance, district of Tondo, for the purpose of considering the legality and propriety of the imposition therein of an attorney's fee, taxed against the plaintiff, amounting to \$624:

On motion of Commissioner Ide, it was resolved that the United States Philippine Commission has no judicial powers, and has no jurisdiction to consider the petition for writ of certiorari as filed, but that, in view of the duty of the Commission to enact laws providing for a code of civil procedure and the organization of civil courts, and in view of its power to appoint and remove judges, it is proper for the Commission to investigate this question of alleged extortion under the forms of law, and, therefore, the judge of the first instance for the district of Tondo, in which court these costs have been imposed, shall be invited to come before the Commission to make a statement concerning the case.

[Extract from Minutes of Proceedings, September 29, 1900.]

The judge of first instance for the district of Tondo, having appeared before the Commission in response to an invitation issued in accordance with resolutions of yesterday's meeting, and produced an official copy of all proceedings in case of Hilbert v. Mosner, and having made a statement, the Commission reaches the conclusion that it is not a case calling for any action on its part in the matter of the removal of the judge, for the reason that the judge has merely followed a vicious custom which seems to prevail at the bar, and has depended on evidence—supported by the report of an American lawyer—tending to establish a false standard of American fees, of which the judge can reasonably have had no other knowledge, and for the further reason that the Commission has now under consideration the early reorganization of the judiciary and the enforcement of discipline among members of the bar.

[Extracts from Minutes of Proceedings, October 1, 1900.]

Commissioner Ide reports that John G. Hvoslaf, the attorney and solicitor in whose behalf the fee complained of in the petition of Christian Henry Hilbert, heretofore filed with the Commission, was taxed, has applied to him seeking the advice of the Commission as to the proper course for him to pursue in the matter of the fee, and stating that he imposed a fee larger than he would have charged his own client for the same services had there been no liability on the part of the plaintiff to pay same, following in that respect what he understood to be the Spanish custom, but that he wished to conform to the views of the Commission with respect to the fee which he should

charge. On motion of Commissioner Ide it was resolved that it was not within the jurisdiction of the Commission to fix the fee of said Hvoslef in this case, or to entertain any petition for a review of the proceedings; but that, if said Hvoslef desires the opinion of the Commission upon the proper fee to be charged in such case with a view to determining his future action in the matter, the Commission considers that the proper fee in this case should certainly not have exceeded 15 per cent of the amount actually charged.

QUARTERLY PUBLICATION OF LAWS AND RESOLUTIONS.

[Extracts from Minutes of Proceedings, October 24, 1900.]

On motion of Commissioner Moses,

Resolved, That a pamphlet in an edition of fifteen hundred copies be issued quarterly containing in English and Spanish the laws passed by the Commission, and such other material as may be designated for publication by the Commission, such pamphlet to be entitled: "Public Laws and Resolutions passed by the United States Philippine Commission during the Quarter Ending——."

SUSPENSION OF JUDGE MAJARREIS.

[Extract from Minutes of Proceedings, December 6, 1900.]

Whereas the Hon. Don Antonio Majarreis del Rosario, judge of the court of first instance of the district of Binondo, was suspended from office by the military governor on August 10 last for alleged misconduct in making an order in an executive action instituted in said court by Don Ricardo Regidor against Mr. George Hartman, by virtue of which order an attachment was ordered levied on the property of the Hongkong and Shanghai Bank in the sum of \$36,000 Mexican; and

Whereas the said Judge Majarreis del Rosario has filed with the Commission a petition praying that he may be heard in his own defense, and be reinstated or removed, as justice may require;

Resolved, That Monday, the 17th day of December, instant, be set apart for hearing the charges against the said Judge Majarreis del Rosario and his defense, and that notice of such hearing be given to the Hongkong and Shanghai Bank, the said Judge Don Majarreis del Rosario, the said Don Ricardo Regidor and George Hartman, and the attorney-general of the Philippine Islands; that the forenoon of said day be allowed for the prosecution, or those interested in the removal of the said judge, and that the afternoon thereof be allowed to the said judge; that the copies of all the documents filed with the military governor as the basis for said suspension, and of the application by the said judge for hearing before the Commission, now on file with the secretary of the Commission, be available for the inspection and use of all said parties at the office of the secretary at all proper hours before said day, and be made the basis of a hearing, together with such further facts as shall be adduced; that at the same time the

Hongkong and Shanghai Bank be requested to show cause why the restriction heretofore imposed by military order upon the progress of litigation between said bank and Jurado & Co. in all its forms should not be removed, and said litigation proceed with the utmost dispatch to final determination; that the hearing commence at 9 o'clock the morning of said day and be public.

THE UNITED STATES PHILIPPINE COMMISSION.

IN THE MATTER OF THE SUSPENSION OF HON. ANTONIO MAJARREIS DEL ROSARIO, JUDGE OF THE COURT OF FIRST INSTANCE OF THE DISTRICT OF BINONDO.

[Extract from Minutes of Proceedings January 5, 1901.]

DECISION.

For a considerable period prior to the 10th day of August, 1900, the Hon. Antonio Majarreis del Rosario had been judge of the court of first instance of the district of Binondo, under an appointment from the military governor, and, on the date named, was still exercising the duties of that office. On that day there was issued from the office of the military governor, and delivered to Judge Majarreis, an order informing him, among other things:

That you have this day been suspended from office as the judge of the court of first instance of the district of Binondo. * * * You will at once enter this order upon the records of your court and thereafter will perform no duties whatsoever incident to said office until further investigation and final decision is reached.

Since that date the judge has ceased to act in his official capacity. On the first of September that portion of the executive authority which relates to appointments to judicial positions, and removals from such positions, was transferred from the military governor to the United States Philippine Commission by virtue of the instructions of the President of the United States to the Commission. In the latter part of October Judge Majarreis made a written application to the Commission wherein he prayed that the cause of his suspension might be inquired into by the Commission, and that he might be reinstated in office, or be permanently removed, as justice should require. In response to that application the Commission set apart the 17th day of December for the purpose of hearing the charges against Judge Majarreis and his defense, and caused due notice of the time of hearing to be given to the said judge, the attorney-general of the Philippine Islands, and to all the parties interested in the litigation in which the alleged misconduct of the judge was charged to have occurred. On the day named, the judge, with counsel, appeared, as well as the attorney-general of the islands, and the Hongkong and Shanghai Bank, the complainant in the original proceedings under which the suspension was ordered, and members of the firm of Jurado & Co., which firm was a party to the original litigation out of which grew the transaction under consideration. Two other persons, George Hartman and Ricardo Regidor, to whom notice of hearing had been ordered to be given, did not appear, Hartman having deceased early in the year 1900 and Ricardo Regidor having departed

for Spain prior to the issuance of the order of notice. On the day fixed, and on the following day, the parties who appeared were fully heard, and the facts herein stated are based mainly upon those shown by the record or stated personally to the Commission by Judge Majarreis. They are in substance as follows:

On the 25th day of November, 1884, by public instrument executed before a notary public, George Hartman purchased from the firm of Jurado & Co., then doing business in Manila, the store known as "El Siglo XIX," for \$40,000, which he undertook to pay in twenty months, at the rate of \$2,000 per month, with interest thereon at the rate of 8 per cent per annum. On the 10th day of February, 1885, Hartman, having already paid \$4,000 toward the consideration of his purchase, sold the same store to Charles I. Barnes, as agent of the Hongkong and Shanghai Banking Corporation, by public instrument executed before a notary public, wherein Barnes undertook, as agent for the bank, that, in addition to a certain sum then paid to Hartman, it would pay the \$36,000 remaining upon the purchase money, to Jurado & Co., but that instrument likewise provided that the bank might apply that sum in liquidation of the claims which it was alleged to have against the firm of Jurado & Co. But prior to the date of the purchase of the store by Barnes, as agent for the bank, to wit, on the 6th day of February, 1885, Jurado & Co., by an act of conciliation celebrated before the court of first instance of Binondo on that date, assigned to Matias Saenz de Vismanos, the credit against Hartman (nominally to the amount of \$40,000, actually \$36,000, by reason of the payment that had been made them), as security for the payment of an alleged debt of \$13,907 due to one Mrs. Baura. Ten days later, that is, on February 16, 1885, Vismanos, owner of the said credit of \$36,000, by public instrument executed before a notary public, assigned the same credit to one L. Fernandez. Shortly afterwards Fernandez permitted Jurado & Co. to include the said credit of \$36,000 as an item of damage against the Hongkong and Shanghai Bank in an action in favor of that firm against said bank, which action is still pending; but it does not appear that there was any formal transfer of the credit by a public instrument before a notary public from Fernandez to Jurado & Co. On the 28th day of August, 1889, Fernandez, who still, so far as the public record disclosed, was the owner of the credit of \$36,000, by a public instrument before a notary public, transferred that credit to Ricardo Regidor, who was a member of the firm of Jurado & Co. Upon this state of facts, Ricardo Regidor claimed to be the owner of the credit of \$36,000, and it was the duty of the Hongkong and Shanghai Bank to pay that sum to him, unless it could establish a legal defense to the claim; but it did not appear that either Regidor or anyone else, from the year 1885 down to the present time, made any attempt to enforce that claim, except so far as that subject is involved in the general litigation which had been going on during that period between the Hongkong and Shanghai Bank and Jurado & Co., until the institution of the proceedings next hereinafter stated.

On the 15th day of May, 1900, Regidor instituted an executive action in the court of first instance of the district of Binondo against George Hartman for the recovery of the \$36,000 still remaining unpaid upon

the purchase price of the store sold by Jurado & Co. on the 25th day of November, 1884, to George Hartman, together with interest at the rate of 8 per cent per annum from November 25, 1884. Hartman was not in the Philippine Islands at that time, and had not been for many years. He died early in the year 1900, but whether before or after the institution of this executive action did not appear. Judgment was rendered by Judge Majarreis in that executive action against Hartman for the amount of \$36,000 and interest, and execution therefor was issued against the property of Hartman. No property of Hartman being found, Regidor thereupon presented to the court in which the executive action was pending, and over which Judge Majarreis was presiding, a petition stating in substance that by virtue of the facts hereinbefore stated a credit of \$36,000 belonging to Hartman, and to be paid to Jurado & Co., remained in the possession of the Hongkong and Shanghai Bank, by reason of which he prayed that execution might be issued against the bank for the said sum of money. On the 9th day of June, 1900, Judge Majarreis addressed a communication to the bank, ordering it to hold the sum of \$36,000 in its hands of the property or credit of Hartman, subject to the decision of the court in said action against Hartman, and upon the 13th day of June the bank, in writing, replied, informing the court that it had in its hands no funds belonging to said Hartman, and therefore could not hold the same subject to the action of the court. On the 19th day of June the court directed another communication to be addressed to the bank, different in form, but not in substance, from the former one, and received a reply from the bank in effect like the former one. No summons or citation of any kind was served upon the bank, nor any statement of a time and place where it could be heard. On the 3d day of August Regidor filed in court a petition praying that requisition be made upon the bank for the \$36,000 above referred to. The effect of the official communications from the judge to the bank, made on June 9 and 19, was to embargo or garnish the credits or funds of Hartman in the hands of the bank, if such credits or funds were actually in its hands. They constituted an attachment by garnishee process, as known in English or American law, but had no other effect. On the 4th day of August Judge Majarreis issued an order providing, among other things, as follows:

No proof having been presented by the agent of the Hongkong and Shanghai Bank of the payment of \$36,000 (pesos) which the bank undertook to make in the name of Mr. George Hartman as part of the price of the store styled "Siglo XIX," and not having made opposition (as attorney in fact of the said Hartman, which character it has under clause 7 of the written instrument presented) to the execution issued nor to the judgment rendered in this case, published in the numbers of the newspapers which were annexed to the petition to which reference is made, let the amount embargoed be attached by the actuary to that end presenting himself in the offices of the said banking establishment, and let requisition to that effect be made upon the agent together with the presentation of the written agreement for the delivery of said sum.

And amplifying the embargo so as to cover the interest on \$36,000 from the 25th day of November, 1884. Thereupon the clerk of the court proceeded to the bank and demanded immediate payment of the sum of \$36,000, to which demand the agent of the bank replied that the bank had received no money from Hartman, and had no funds or property belonging to him with which to make the said pay-

ment, and for that reason was unable to pay the sum demanded, reserving the right to make use of such recourses as the law furnished, the banking establishment not having been heard or defeated in the suit against Hartman. Thereupon, upon the 9th of August, in response to another petition by Regidor, Judge Majarreis issued a decree, wherein he recited the facts hereinbefore stated in relation to the credit for \$36,000 and the various transfers thereof, and the rendition of the judgment against Hartman, and the requisition before made upon the bank, and the reply of the bank as above set forth, and that Regidor requested that the allegations of the bank be disregarded and execution be levied for the amount of \$36,000, without any excuse or protest whatever, and that—

The bank not having made proof of having paid the said sum, its obligations to deliver the same is undeniable * * * and that it is not true that the bank has not in its possession money belonging to Mr. George Hartman with which to pay the sum for which it has been requisitioned, or that it does not owe to said Hartman any sum whatsoever * * * and that the executive action taken in this suit has been brought solely against Mr. George Hartman, and therefore he alone has the right to appear as defendant in this proceeding.

And ordering that—

A new requisition be made upon the agent of the bank for the delivery of said sum, and whatever may be his reply thereto, if he do not comply with the same, let the actuary immediately proceed to carry the embargo already levied upon the said sum of \$36,000 (pesos) into effect, to take possession of an equal sum of money from the vaults of said establishment without admitting any excuse or protest whatsoever.

This requisition was forthwith presented to the bank by the clerk of the court, and the agent of the bank again refused to deliver the money, and immediately a petition was presented to Judge Majarreis in court, by the attorney for the bank, asking to be admitted as a party to the action, praying the court to grant a rehearing, and declaring that the bank was under no obligation to pay the \$36,000 for which the requisition has been made. On the 10th day of August Judge Majarreis decided that the Hongkong Bank, not being a party to the executive action of Regidor against Hartman, had no standing in court, and no action could be taken upon its petition, and on the same day ordered the clerk again to proceed to the bank, taking with him American military police, for the purpose of forcibly seizing the \$36,000 and thus carrying into effect the decree of August 9. At this point, and before the vaults of the bank could be forced open and the money seized, the military governor, on petition of the Hongkong and Shanghai Bank, intervened with a stay of all proceedings under the decree last mentioned, and the suspension of the judge above stated.

The courts in the Philippine Islands were then in existence only by virtue of a military order, and the appointment, suspension, or removal of judges was within the exclusive competence of the military governor, a power to be exercised by him in such manner as in his judgment would best promote military ends or the public good. The suspension was necessarily upon an ex parte showing, and in an exigency that demanded immediate action.

The question to be determined by the Commission is, Ought Judge Majarreis, under the conceded facts, to be restored to his position as judge, or ought he permanently to be removed from the bench. No

direct proof of actual corruption on the part of the judge was adduced, nor was there any evidence tending to establish it, except such inferences as might fairly be drawn from his action under the circumstances above stated, coupled with the further facts, which appeared in the hearing, that on several occasions, a short time prior to the attempts to enforce payment of the \$36,000 from the bank, Ricardo Regidor had private interviews with Judge Majarreis at his place of residence, and that, at about the same time, in other litigation pending before that judge, judgments were rendered by him giving to Regidor immediate possession of two houses, the right to which was in dispute, and refusing to grant any hearing or appeal to the party against whom the judgments were rendered, upon technical grounds, quite similar to those given by the judge as the reason for his action in the principal case now under investigation.

In the performance of its executive duty to remove a judge when the good of the public service requires such removal, the Commission would not necessarily be governed by the same rules that would apply on an impeachment of a judicial officer for high misdemeanors or offenses. Its action would be determined, not upon any technical grounds, but upon a consideration of the general interests of the public and the due administration of justice. A judge ought not to be removed for a mere mistake in the law, unless the mistake is of such a character as to clearly indicate a perverted moral sense on the part of the judge, or incapacity to distinguish between right and wrong, between justice and injustice, or such gross ignorance as to make it manifestly unsafe to intrust him with the further performance of judicial duties. The independence of the judiciary ought not to be assailed. Every judge must be free to exercise his honest, fair, unbiased, and impartial judgment upon all matters calling for his judicial action, without fear of having the consequences of such action visited upon him by the penalty of removal. But an able, upright, impartial, and incorruptible judiciary lies at the basis of all good government. In the last resort, under free civil institutions, the citizen must go to the court to determine his rights, not only as against his neighbor, but also as against oppressive actions on the part of public officials. The courts are the final arbiters of liberty of the person, and security of the property, of all men. It is indispensable that the possessors of this great power should be men of high character, lofty principles, profound sense of justice, and free from taint of every kind, so that they may command the unbounded confidence of the community in their wisdom and probity. It is not enough that a judge should mean to do well, if he has no such capacity as enables him to reach just results, and, with capacity and legal learning, he must also possess the moral discrimination that enables him to distinguish right from wrong, and to brush away petty technicalities that befog and obscure the real issues and the absolute merits of the controversy, and the courage to resist all importunities to permit injustice, under any pretense, and the absolute determination that justice, and nothing but justice, shall prevail in his court.

The central fact in the result of the executive action of *Regidor v. Hartman* is that Judge Majarreis rendered a final judgment and issued execution against the Hongkong and Shanghai Bank, when that bank was not a party to the action, when it had never been cited to appear and protect its rights, when the judge was authentically informed

that the bank denied having in its possession any funds or property belonging to Hartman, or subject to execution on a judgment against him, and when its efforts to be heard in defense of its rights were entirely disregarded and defeated by the judge. No sophistry or legal quibble can obscure this central fact. It is a fundamental principle, lying at the bottom, not only of the universal sense of justice and right, but also of every system of civilized jurisprudence, that no one shall be condemned unheard, that judgment shall not be rendered and execution shall not be issued, in any case, against anyone until he has had his day in court. The violation of this principle by Judge Majarreis was complete, and occurred in an action where great pecuniary interests were at stake, and where redress was impossible, if the execution ordered by him had been enforced. Such violation of fundamental principles shocks the moral sense. Putting the most favorable construction upon his action, it indicates such a shortage of moral discrimination, and such a disregard of the plain difference between justice and injustice, that his continuance in office would be highly detrimental to the good name of the courts, and to the due administration of justice.

No useful purpose would be served by a lengthy discussion of the technical grounds upon which the judge attempted to excuse or explain his action; but they may be briefly stated.

He justifies the refusal to listen to the application of the bank for rehearing and to be heard in its own defense, upon the ground that it was not a party to the action and therefore had no standing in court. But if it was not a party to the action, execution could not lawfully issue against it. He further says that the bank might have come in as a party defendant, as agent or attorney for Hartman, under the power of attorney contained in the public instrument wherein Barnes, as agent of the bank, purchased the store "Siglo XIX" from Hartman and assumed the payment of his obligation to Jurado & Co. and that it failed to do so. He made no suggestion at the time of rejecting its application for hearing, that it might come into court in that way. But if it had come in as the agent of Hartman, its defense would, under the law of procedure applicable to executive actions, apparently have been limited to such defenses as Hartman could have made, and there is nothing to indicate that Hartman could have made a successful defense to the action against him, or that it could thus have litigated the question of its own liability, nor is it at all certain that Judge Majarreis would have ruled that the power of attorney held by the bank was sufficient to entitle it to appear at all, as the agent of Hartman. The Judge also claims that the bank might have become a party by intervention. But when the bank presented its petition for a rehearing, he made no suggestion of that kind, and justifies his silence only upon the ground that it was the business of the attorneys of the bank to know the proper method of procedure. Apparently the application of the bank was an intervention in every sense, except possibly in name, and it would be a monstrous perversion of justice to turn a party out of court and issue execution for \$36,000 against him, without a trial, upon so shallow and technical a ground as that. It is doubtless true that, had the bank disclosed, in response to the embargo, that it had in its possession \$36,000 belonging to Hartman, that fund would have been an available asset upon which execution against Hartman might prop-

erly have been levied. But the instant the court became authentically informed that the bank denied having such assets or funds belonging to Hartman, the power to proceed against it, in the executive action against Hartman, came to an end; and before the bank could have been compelled to make payment, separate action must have been instituted against it, wherein it would have had full opportunity to be heard in its own defense. Such is plainly the law, not only upon general principles of natural justice, but also under the code of civil procedure prevailing in the Philippines.

The result, therefore, necessarily is, that the suspension of Judge Majarreis ordered by the military governor, on the 10th day of August, 1900, ought to be made permanent, and he should be removed from the office of judge of the court of first instance of the district of Binondo; and it is so ordered.

MANILA, P. I., *January 5, 1901.*

DISTRIBUTION OF COMMISSION'S LAWS.

[Extract from Minutes of Proceedings, December 17, 1901.]

On motion,

Resolved, That on and after date the resolution of the United States Philippine Commission of January 5, 1901, be amended so as to provide for the sale of quarterly volumes of the Commission's Laws at the rate of 1½ pesos per copy instead of 1 peso per copy, the present rate; that subscriptions for the Commission's Laws in either English or Spanish be authorized at the rate of 1 peso per quarter for current acts: that the same be mailed free of postage as official documents.

ACTING PRESIDENT OF COMMISSION.

[Extract from Minutes of Proceedings, February 27, 1902.]

Commissioner Wright called attention to the fact that there were a number of acts passed by the Commission which, under the provisions of act No. 6, require to be authenticated by the signature of the president of the Commission; that Commissioner Worcester, in the absence of the Hon. William H. Taft, president of the Commission, has always acted as president with the concurrence of the other members thereof, but that no formal resolution had ever been adopted and spread upon the minutes covering the subject.

It was thereupon, on motion,

Resolved, That Commissioner Worcester having, at every meeting of the Commission since the appointment of the Hon. William H. Taft as governor at which the latter was not present, presided as acting president thereof, all his acts and doings as such acting president are declared to have been by and with the concurrence and consent of the Commission, and that he is now declared acting president, to preside over its deliberations in the absence of the Hon. William H. Taft. He is further authorized and directed, as such acting president, to affix his signature to all laws and resolutions of the Commis-

sion which have not heretofore been signed by the Hon. William H. Taft, and such other laws and resolutions as may hereafter be passed during his absence.

DISTRIBUTION OF SCHOOL DESKS.

[Extract from Minutes of Proceedings, August 27, 1902.]

On motion,

Resolved, That the school desks now in the possession of the department of education be distributed gratuitously to the various provinces and municipalities of the archipelago, and that those heretofore sold to the provinces and municipalities should be treated as a gratuitous distribution: *Provided, however*, That the central government in the shipment of such desks shall bear only the water and railroad transportation charges.

PEACE ESTABLISHED—TAKING OF CENSUS RECOMMENDED.

[Extract from Minutes of Proceedings, September 8, 1902.]

On motion of Commissioner Wright,

Resolved, That the Philippine Commission hereby certifies to the President of the United States that the recently existing insurrection in the Philippine Islands has ceased and a condition of general and complete peace has been established herein; that this certificate is made in accordance with the provisions of section 6 of "An act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," and that the Commission recommends to the President of the United States that he order a census of the Philippine Islands to be taken by the Philippine Commission in accordance with the provisions of said section.

Be it further resolved, That the foregoing certificate does not and is not intended to certify that the conditions surrounding the Lake Lanao Moro district in Mindanao, which district forms but a small part of the territory occupied by the Moros, are those of absolute and complete peace, but that in the opinion of the Commission the language of section 6 and the certificate therein provided for were not intended by Congress to require before such census should be taken that complete peace should exist in the country of the wild Moros, who never have taken any part in the insurrection referred to in section 6.

SERVICES OF UNITED STATES CENSUS BUREAU REQUESTED.

[Extract from Minutes of Proceedings, September 24, 1902.]

On motion,

Resolved, That the President of the United States be requested, pursuant to the provisions of section 6 of "An act temporarily to provide for the administration of the affairs of civil government in the

Philippine Islands, and for other purposes," to employ the services of the United States Census Bureau in compiling and promulgating the statistical information provided for in said section, and that he commit to such Bureau as large a proportion of such labor as may seem to him wise, in view of the very heavy burden which the taking of the census will impose upon the revenues of the Philippine Islands, and in view further of the greater expedition with which such labor may be done with the cooperation of the United States Census Bureau.

ISSUE OF SUBSIDIARY COINAGE.

[Extract from Minutes of Proceedings, September 30, 1902.]

Commssioner Ide called the attention of the Commission to sections 76 to 83, inclusive, of the act of Congress entitled "An act temporarily to provide for the administration of civil government in the Philippine Islands, and for other purposes," enacted by Congress on the 1st day of July, 1902, relating to the coinage of subsidiary and minor coins, and particularly to that provision of section 78 which provides that "the subsidiary silver coins authorized by this section shall be legal tender in said islands to the amount of \$10," and to that portion of section 79 which provides that "such minor coins shall be legal tender in said islands for amounts not exceeding \$1."

From an examination of the act it appears that there is great difficulty in determining to what the paragraphs last stated refer, particularly as to whether the coins therein named are to be made legal tender for debts payable in local currency or in money of the United States, and that no unit of value was established by said act. Inasmuch as all of said subsidiary and minor coins are apparently to be fractional parts of some unit, it would be very difficult to provide for their circulation without knowing of what unit they are fractional parts. It was suggested that if the coins referred to should be immediately coined and issued and a subsequent act of Congress should make the unit of value to be the United States-Filipino peso, of the fixed value of 50 cents gold, as heretofore recommended by the Commission, the proposed coins would have nearly 20 per cent greater value than if legislation by Congress should cause them to be only fractional parts of a silver peso coined under free-coinage principles, or substantially equivalent to the Mexican peso now in circulation, and that with such uncertainty as to the status of the subsidiary and minor coins it would be very difficult to maintain them in general circulation. It seemed probable that banks would decline to pay them out, and would retain them as fast as they should come into their possession in view of the fact that if the free-coinage system or the continuance of the Mexican system should ultimately prevail they would lose nothing by retaining them in their vaults, while if the system heretofore recommended by the Commission should be adopted these coins would thereby have fixed and definite values—the fractional parts of a peso worth 50 cents—and the banks would thus have gained nearly 20 per cent from the present basis of the value of silver by withholding them from circulation until the

fixed unit of values should have been established. Commissioner Ide stated that the banks had already seen the opportunities that would be thus presented and had indicated a willingness to take a very large amount of the new minor and subsidiary coins should they be issued. They could well afford to take the chance of holding them.

In view of the foregoing facts, and the fact that the act of Congress referred to is, in the opinion of the Commission, permissive only in its provisions for coinage of minor and subsidiary coins, it is thereupon—

Resolved, That no action should be taken upon the coinage of the minor and subsidiary coins referred to until the unit of value shall have been fixed by act of Congress or otherwise.

PREMIUMS ON BONDS OF PUBLIC OFFICIALS.

[Extract from the Minutes of Proceedings, October 8, 1902.]

On motion,

Resolved, That the resolution of the Commission adopted July 24, 1901, relating to the amount that provincial treasurers or deputies who shall give bond with the guaranty company as surety shall pay to the insular government toward the premium on the bond as consideration therefor, and in relation to extending the same privilege to all officers of the central and provincial governments required by law to give bond, be rescinded; and

Further resolved, That the treasurer of the Philippine Archipelago be directed to collect from all insular and provincial officers and employees who are bonded under the contract with the American Surety Company, of New York, and the Fidelity and Deposit Company, of Maryland, one-quarter of 1 per cent of the face amount of the bond, so that the Government shall pay two-thirds of the premium and the person bonded one-third thereof.

QUARTERLY PUBLICATION OF LAWS AND RESOLUTIONS.

[Extract from Minutes of Proceedings, November 4, 1902.]

On motion of Commissioner Moses,

Resolved, That the order contained in the resolution of the Commission adopted October 24, 1900, concerning the publication of the laws in English and Spanish in a pamphlet, to be issued in an edition of 1,500 copies quarterly, be, and is hereby, rescinded; and that the laws enacted by the Commission be issued quarterly in English and Spanish in separate pamphlets in an edition of 2,500 copies of English and 3,000 copies of Spanish, and that these pamphlets contain such resolutions and such other material as may be designated for publication by the Commission, such pamphlets to be entitled "Public Laws and Resolutions Passed by the Philippine Commission During the Quarter ending ———,"

[Extract from Minutes of Proceedings, November 28, 1902.]

It having been brought to the attention of the Commission that by resolution of November 4, 1902, publication of the English and Spanish of laws enacted by the Commission during any one quarter would hereafter be had in separate volumes instead of in one volume, as heretofore, and that, by resolution, the price of quarterly volumes containing both the English and Spanish text had been fixed at \$1.50 Mexican per volume, it was, on motion—

Resolved, That the secretary of the Commission be authorized to sell the quarterly volumes of the Commission's Laws, beginning with volume 9, at \$1 Mexican per volume, instead of \$1.50 per volume, as heretofore; this in view of the fact that the English and Spanish text of the laws is now published in separate volumes.

MANILA STREET-RAILWAY FRANCHISE.

[Extract from Minutes of Proceedings, March 9, 1903.]

It appearing to the Commission that Mr. Charles M. Swift has made the following bid under act No. 484, and has complied with the requirements of section 4 of act No. 484 in the deposit of \$75,000 in money of the United States, in cash, with the treasurer of the Philippine Archipelago to accompany his bid:

CHAS. M. SWIFT,
Detroit, January 12, 1903.

To the Municipal Board of the City of Manila.

GENTLEMEN: I beg leave to submit the following bid for a franchise to construct an electric street railway on the streets of Manila and its suburbs, and a franchise to construct, maintain, and operate an electric light, heat, and power system in the city of Manila and its suburbs, proposed to be granted by you after competitive bidding under and in accordance with an act of the Philippine Commission enacted October twentieth, nineteen hundred and two, and entitled "An act providing for the granting of a franchise to construct an electric street railway on the streets of Manila and its suburbs, and a franchise to construct, maintain, and operate an electric light, heat, and power system in the city of Manila and its suburbs after competitive bidding, on the following terms:

I agree that if the franchise is awarded to me I will comply with all the terms and conditions of the franchises set forth in said act, provided—

1. That the duration of the franchises shall be fifty years.

2. That the fares to be charged on the street railway shall be as follows: Single fares, first-class cars, six cents; second-class cars, five cents. First-class ticket fares to be sold under paragraph seventeen at the rate of one hundred for five dollars and fifty cents, and second-class ticket fares at the rate of six tickets for twenty-four cents.

3. The percentage of gross receipts to be paid to be two and a half per cent of the fares collected and tickets sold on the street railway, and two and a half per cent of the gross earnings of the electric light, heat, and power plant.

It is, of course, understood if my bid is accepted I will cause to be formed a corporation, as provided in the act, to whom the franchises will be transferred.

Very truly, yours,

CHAS. M. SWIFT.

It further appearing that the municipal board of Manila, with the consent of the advisory board, has determined the bid of Mr. Charles M. Swift to be the bid most favorable to the city and the public, and has accepted the bid and awarded the franchises described in act No. 484 to the said Charles M. Swift upon the terms of said bid;

And it further appearing to the Commission that the bid is in ac-

cordance with the terms of act No. 484 and that the acceptance of the same and the award of the franchises in accordance with the terms of the bid would be of advantage to the city and the public:

Now, therefore, the Philippine Commission hereby approves the action of the municipal board of Manila in thus accepting the bid of Charles M. Swift and in awarding the franchises provided by said act No. 484, amended to include the terms of his bid: *Provided, however,* That this approval shall not be given effect and the award of the franchises shall not become operative unless the additional \$100,000 in money of the United States, in accordance with paragraph 22 of part 1 of section 2, with paragraph 11 of part 2 of section 2, and with section 4 of act No. 484, shall be deposited with the insular treasurer and a duplicate of his receipt for the same furnished to the municipal board of Manila within three days from the date hereof.

CONGRESSIONAL RELIEF FUND—RESOLUTIONS MADE IN ACCORDANCE WITH ACT NO. 797.

EXPENSES OF TRANSPORTATION, CARE, AND BRANDING OF CARABAOS.

[Extract from Minutes of Proceedings, July 10, 1903.]

On motion,

Resolved, That the insular purchasing agent be, and he is hereby, authorized and directed to provide transportation for all carabaos to be sold in the provinces and to make requisition for the expenses of such transportation in accordance with Act No. 797, these expenses of transportation to include also the lighterage of cattle from ships in Manila Bay, or wherever the ships bringing the cattle from foreign countries are anchored, to the shore; and also the expenses of the maintenance of the cattle, including the rent of suitable places for yarding the same pending their transportation to the provinces where they are to be sold; and also the expenses of branding the cattle with the government brand, the same to bear consecutive numbers and series; and

Be it further resolved, That the insular purchasing agent be, and is hereby, directed to keep a careful and separate account of the cattle purchased and of expenses connected with the purchase, distribution, care, and sale of the cattle, and of the proceeds received therefrom; and

Be it further resolved, That a copy of these resolutions be forwarded to the insular purchasing agent.

ALBAY PROVINCE.

[Extract from Minutes of Proceedings, July 23, 1903.]

Whereas \$100,000, in Mexican currency, was collected by forced contributions to the insurgents during the insurrection from the inhabitants of the province of Albay at a time prior to American occupation of that province; and

Whereas there is much evidence to show that this \$100,000 was

embraced in a draft which was subsequently seized by the United States Government and the proceeds of the draft turned into the insular treasury; and

Whereas the conditions in the province of Albay are such as to require the institution of public works with a view to furnishing labor to the people thereof; and

Whereas, although the facts enumerated above do not form the basis of any legal claim for the return of the money referred to from the insular treasury to the people or province of Albay, the circumstances nevertheless present an equitable basis for action in the discretion of the Commission in this regard in view of the present needs of the province: Now, therefore,

Be it resolved, That under act No. 797 the civil governor is hereby authorized to direct the auditor to draw a warrant on the insular treasury in favor of the provincial treasurer of Albay for the sum of \$25,000, United States currency, the same to be deposited in the provincial treasury of Albay and to be disbursed upon the order of the provincial board of Albay for public improvements in such a manner as to furnish labor to the people of the province who shall be in necessitous circumstances; the disbursement of the funds to be made by the provincial treasurer in accordance with law, subject to the same accounting to the auditor as provided for the disbursement of other provincial funds. The provincial treasurer is also required to make a full report of the expenditure of this fund to the civil governor to enable the civil governor, as required by the act of Congress, to report to Congress the disposition of the money. The provincial board of Albay is authorized to purchase rice with this fund and to use the rice in the payment of labor in so far as it may be wise. The provincial board of Albay may also authorize in limited quantities the use of rice purchased to relieve the wants of the indigent poor unable to earn money by labor, but the amount thus expended can only be expended by approval of the provincial board concurred in by the civil governor.

EMPLOYMENT OF VETERINARIANS AND INOCULATORS.

[Extract from Minutes of Proceedings, July 27, 1903.]

Whereas the employment of additional veterinarians and inoculators by the board of health for the Philippine Islands for the purpose of combatting the spread of disease among the draft cattle in the islands is considered by the Commission to be a proper charge against the \$3,000,000 relief fund voted by the Congress of the United States: Now, therefore,

Be it resolved, That the civil governor is hereby authorized to expend, from the fund of \$500,000 appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under the direction of the civil governor upon authorization by the Commission, the sum of \$29,140, United States currency, for the payment of the following expenses:

Salaries and wages, board of health for the Philippine Islands, 1904: One supervisor of inoculating veterinarians and of inoculators,

at \$1,800 per annum; 9 veterinarians, class 7; 20 inoculators, Class A; \$17,100.

For the payment of services and expenses of interpreters in provinces to aid inoculators, etc., \$1,000.

Transportation, board of health for the Philippine Islands, 1904: For the actual and necessary traveling expenses, including subsistence, of the veterinarians and inoculators while on duty in the provinces, \$11,040.

PURCHASE OF CATTLE, ETC.

[Extract from Minutes of Proceedings, July 28, 1903.]

On motion,

Resolved, That the civil governor be, and he is hereby, authorized to set aside the sum of \$7,500 from the fund of \$500,000 appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under the direction of the civil governor upon authorization by the Commission, said \$7,500 to be used for the purchase of cattle, and for the necessary feed to maintain the cattle, to be used in the manufacture of rinderpestic serum with which to immunize cattle and protect them from the spread of rinderpest.

EXPENSES OF TRIP OF SUPERINTENDENT OF GOVERNMENT LABORATORIES.

[Extract from Minutes of Proceedings, July 30, 1903.]

On motion,

Resolved, That in the opinion of the Commission it would be advisable for the superintendent of government laboratories to visit Shanghai, China, with a view to looking further into the question of the immunization of draft cattle now being purchased by the government of the Philippine Islands to replace the animals that have died of rinderpest and other diseases in the islands; and

Be it further resolved, That the expenses of the trip of the superintendent of government laboratories to Shanghai and return should properly be paid out of the fund of \$500,000, appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under the direction of the civil governor upon authorization of the Commission; and that authorization for this action by the civil governor be hereby conveyed.

EMPLOYMENT OF BENITO LAUREANO.

[Extract from Minutes of Proceedings, July 31, 1903.]

On motion,

Resolved, That the civil governor be, and is hereby, authorized to employ Benito Laureano, the person recommended by Commissioner Luzuriaga, at a salary of \$100, United States currency, per month, to visit Shanghai, China, and there, under the supervision of Veterina-

rian Slee, now on duty at Shanghai, inspect the carabaos presented for fulfillment of the contract of Messrs. Keylock and Pratt; and that Mr. Laureano be allowed his actual passage expenses, first class, from Manila to Shanghai and return, and \$3, United States currency, per day for his subsistence and all other expenses while in Shanghai; all of the money expended under this resolution to be charged to the fund of \$500,000, appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under the direction of the civil governor upon authorization by the Commission.

ABRA PROVINCE—EXPENDITURE FOR COMBATING THE LOCUST PEST.

[Extract from Minutes of Proceedings, August 8, 1903.]

The president called the attention of the Commission to its resolution of May 14, 1903, ratifying the action of the civil governor and of the secretary of the interior and authorizing the expenditure by the governor of the province of Abra of \$1,500, Mexican currency, for fighting the locust pest in the province of Abra. Proper appropriation under this resolution had not yet been made by the Commission, but provision therefor could now be made under the terms of act No. 797. After consideration by the Commission, it was, on motion,

Resolved, That the civil governor be, and is hereby, authorized to expend, from the sum of \$500,000 appropriated by act No. 797 from the Congressional relief fund to be expended by the civil governor upon authorization by the Commission, the sum of \$750, United States currency, for the purpose of combating the locust pest in the province of Abra.

ABRA PROVINCE—EXPENSES OF TRANSPORTATION OF RICE.

[Extract from Minutes of Proceedings, August 5, 1903.]

On motion,

Resolved, That the civil governor be, and he is hereby, authorized to pay, from the appropriation of \$500,000 made by act No. 797 from the Congressional relief fund, a sum equivalent at the authorized rate of exchange to \$130.81, Mexican currency, to pay the expenses of transportation on 125 sacks of rice furnished to the provincial government of Abra for the relief of the inhabitants of that province.

SALE AND CARE OF CARABAOS.

[Extract from Minutes of Proceedings, August 18, 1903.]

Commissioner Luzuriaga, chairman of the committee on the purchase and sale of carabaos, presented to the Commission a communication from the insular purchasing agent making request for the authorization of certain expenditures for purposes set forth in his

communication. After consideration by the Commission, it was, on motion,

Resolved, That the civil governor is hereby authorized to expend, from the fund of \$500,000 appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under his direction upon authorization by the Commission, the sum of \$1,000, United States currency, to be used for the following purposes:

For the payment of an assistant foreman, at \$3.50, United States currency, per day, whose employment by the insular purchasing agent for the purpose of superintending, under his direction, the sale and care of carabaos purchased by the insular government is hereby authorized;

For the payment of transportation expenses of employees of the insular purchasing agent engaged in the sale or care of carabaos in an amount not to exceed \$25, United States currency, per month; and

For the purchase of 2 carabao carts and yokes to be used in connection with the care of carabaos in charge of the insular purchasing agent.

TRANSPORTATION EXPENSES OF RICE.

[Extract from Minutes of Proceedings, August 29, 1903.]

On motion,

Resolved, That the civil governor is hereby authorized to expend, from the fund of \$500,000 appropriated from the \$3,000,000 Congressional relief fund by act No. 797 and made available for expenditure under his direction upon authorization by the Commission, the sum of \$2,000, Philippines currency, to be used for the purpose of paying the charges of transportation on 500 piculs of rice from San Fernando, in the province of La Union, to Baguio, in the province of Benguet, which rice is to be used for the feeding of laborers engaged on public improvements, and for other purposes, as directed by the civil governor.

PURCHASE AND SALE OF CARABAOS—RESOLUTIONS MADE IN ACCORDANCE WITH ACT NO. 828.

SALE OF CARABAOS IN MANILA.

[Extract from Minutes of Proceedings, August 7, 1903.]

The chairman of the committee on the purchase and sale of carabaos reported that there were a number of persons desiring to purchase carabaos, and that the Government now had ready for sale in Manila about 180 animals.

On motion,

Resolved, That the insular purchasing agent shall, under direction of the chairman of the committee on the purchase and sale of carabaos, be, and he is hereby, authorized to sell from the herd of carabaos now on hand in Manila as many as in his judgment he may deem wise, the sale to be made in accordance with the provisions of act No. 828, passed by the Commission on this day, including the provision of an auction sale for first choice.

SHIPMENT OF CARABAOS TO PROVINCIAL BOARDS OF LA LAGUNA AND BATAAN.

[Extract from Minutes of Proceedings, August 27, 1903.]

Upon application of the chairman of the committee on the purchase and sale of carabaos, it was, on motion,

Resolved, That the insular purchasing agent be, and he is hereby, authorized to send to the provincial board of La Laguna 100 carabaos, and to the provincial board of Bataan 100 carabaos, this resolution being adopted in accordance with section 2 of act No. 828.

AMBOS CAMARINES PROVINCE.

POSTPONEMENT OF PAYMENT OF LOAN MADE IN ACT NO. 196.

[Extract from Minutes of Proceedings, July 31, 1903.]

On motion,

Resolved, That the times for the payment in installments of \$5,000 each of the loan of \$25,000 made by the insular government to the province of Ambos Camarines under the provision of act No. 196 shall be postponed one year, so that the first installment shall be due August 12, 1904, instead of August 12, 1903, as now provided by law, and the other installments shall be due each one year later than now provided.

PRICE OF QUARTERLY VOLUMES TO BE COLLECTED IN PHILIPPINES CURRENCY OR ITS EQUIVALENT.

[Extract from Minutes of Proceedings, July 31, 1903.]

On motion,

Resolved, That the amounts fixed by previous resolutions of the Commission to be charged for copies of the quarterly volumes of laws of the Commission and of the Code of Civil Procedure shall, on and after the 1st day of August, 1903, be collected in Philippines currency, or its equivalent, instead of in local currency as heretofore.

CONGRESSIONAL RELIEF FUND—RESOLUTIONS MADE IN ACCORDANCE WITH ACT NO. 797.

CONSTRUCTION OF SHELTERS AND CORRAIS.

[Extract from Minutes of Proceedings, September 7, 1903.]

On motion,

Resolved, That the civil governor be authorized to place at the disposal of the committee on the purchase and sale of carabaos the sum of \$10,000, in money of the United States, to be expended out of the appropriation of \$500,000 made by act No. 797 out of the Congres-

sional relief fund and made available for expenditure by the civil governor upon authorization by the Commission; said sum to be expended, as may seem wise to the committee, in the construction of shelters, corrals, and other means for the custody, care, and support, pending their sale, of carabaos owned by the insular government.

PAYMENT OF DRAFTS ON ACCOUNT OF PURCHASE OF CARABAOS.

[Extract from Minutes of Proceedings, September 7, 1903.]

On motion,

Resolved, That the civil governor be, and he is hereby, authorized to expend, from the appropriation of \$500,000 made by act No. 797 from the Congressional relief fund and made available for expenditure, in his discretion, upon authorization by resolution of the Commission, the sum of \$24,516.94, in money of the United States, to be devoted to the payment of drafts against the insular purchasing agent, on account of carabaos purchased by the insular government under the contract with Messrs. Keylock & Pratt, of Shanghai, in such amount.

LOCUST BOARD—PER DIEM ALLOWANCE FOR TRAVELING EXPENSES.

[Extract from Minutes of Proceedings, September 19, 1903.]

On motion,

Resolved, That the civil governor is hereby authorized to expend, from the funds appropriated in act No. 797, the sum of \$2,500, United States currency, or so much thereof as may be necessary, in payment of a daily allowance of 5 Philippine pesos to each agricultural member of a locust board in lieu of his traveling expenses while engaged in the work of the board away from his usual place of residence, by virtue of his appointment as such member pursuant to act No. 817, the services of such members being required to relieve distress in the Philippine Islands.

CONSTRUCTION OF SHELTER FOR EMPLOYEES AND CORRALS FOR CARABAOS ON HACIENDA LOPEZ, PAYMENT OF LABOR, AND OTHER EXPENSES.

[Extract from Minutes of Proceedings, September 23, 1903.]

It appearing to the Commission that a sum of money is required immediately for the construction of a suitable shelter on the hacienda of Señor Lopez, near Orani, Bataan, for employees engaged to care for carabaos purchased by the insular government; or the construction of corrals in which to keep carabaos purchased by the government, during the nighttime and while they are being inoculated; for the payment of the necessary labor to be employed; for the herding and care of the carabaos; and for the necessary contingent expenses arising from the care of said carabaos in the province of Bataan, near the municipality of Orani; now, therefore,

Be it resolved, That the civil governor is hereby authorized to expend, from the appropriation made by act No. 797 out of the Congressional relief fund, the sum of \$500, United States currency, to be expended for the purposes hereinbefore mentioned; and

Be it further resolved, That these funds be withdrawn upon requisition in favor of the disbursing officer of the insular purchasing agent, as provided by section 2 of act No. 797, and transfer of the same directed to the provincial supervisor-treasurer of Bataan, who is authorized to expend such moneys for the purposes above set forth, upon vouchers to be approved by the provincial board of that province.

PURCHASE AND TRANSPORTATION OF RICE FOR RELIEF OF FAMINE AND DISTRESS.

[Extract from Minutes of Proceedings, September 24, 1903.]

On motion,

Resolved, That the civil governor is hereby authorized to direct an expenditure, from the funds appropriated under act No. 797, of the sum of \$100,000, United States currency, in the purchase of rice and the payment of transportation and other charges incident to its distribution among the inhabitants of the Philippine Islands for the purpose of relieving famine and distress therein, said funds having been withdrawn from the insular treasury by accountable warrant No. 3716, issued upon the insular purchasing agent's requisition dated August 12, 1903.

PAYMENT FOR CARABAOS PURCHASED FROM MESSRS. KEYLOCK & PRATT, SHANGHAI, CHINA.

[Extract from Minutes of Proceedings, September 24, 1903.]

The chairman of the committee on the purchase and sale of carabaos presented to the Commission correspondence under dates of September 23 and 24, 1903, executive bureau file No. 30275 A 11, between the committee and the insular purchasing agent in regard to payment for carabaos purchased by the insular government from Messrs. Keylock & Pratt, of Shanghai, China. It appears from the communication of the insular purchasing agent that there is now due to Messrs. Keylock & Pratt the sum of \$4,200 Shanghai currency for 56 carabaos, under the old contract, at \$75 each; \$13,825 for 175 carabaos delivered under the new contract, at \$79 each; and \$1,360 for 34 carabaos which died under immunization, and for which the government is obliged to pay, under the old contract, the sum of \$40 each, making a total of \$19,385 Shanghai currency; and it appearing that the sum of \$18,461.90 in Philippines currency is the equivalent on this date of \$19,385 in Shanghai currency, the whole amount reported due to Messrs. Keylock & Pratt: Now, therefore,

Be it resolved, That the civil governor is hereby authorized to direct the expenditure of \$18,461.90 Philippines currency by the insular purchasing agent from the fund of \$500,000 appropriated

from the \$3,000,000 Congressional relief fund by act No. 797, and made available for expenditure, under his direction, upon authorization of the Commission, for the payment of the above account of Messrs. Keylock & Pratt: *Provided*, That this authorization of the insular purchasing agent to pay this amount is with the reservation of the right of the government to exact from Messrs. Keylock & Pratt an adjustment of claims existing in favor of the government against them for prior deliveries, as per their telegrams and letters.

PURCHASE OF SHOVELS AND CROWBARS FOR SUPPRESSION OF LOCUSTS AND
FOR ROAD WORK.

[Extract from Minutes of Proceedings, September 25, 1903.]

On motion,

Resolved, That the civil governor be, and he is hereby, authorized to direct the insular purchasing agent to purchase 500 shovels and 500 crowbars and to forward the same to the supervisor of the province of Rizal for use in the suppression of locusts and in road work; and that the provincial supervisor shall take up such property upon his property accounts as in cases of other property of the province and be accountable for the same according to law; and

Be it further resolved, That the civil governor be, and is hereby, authorized to pay for such supplies from the funds appropriated by act No. 797 from the Congressional relief fund.

PAYMENT OF CHARTER FEE OF SCHOONER KODIAK.

[Extract from Minutes of Proceedings, October 1, 1903.]

On motion,

Resolved, That the action of the insular purchasing agent in chartering the schooner *Kodiak* at \$30, United States currency, per day, for a period not to exceed six months, to be used in the transportation of carabaos, rice, coal, and other government property between ports of the archipelago, for the purpose of relieving distress among the inhabitants thereof, be, and is hereby, approved by the Commission; and

Be it further resolved, That the civil governor be, and is hereby, authorized to expend, from the funds appropriated by act No. 797 out of the Congressional relief fund, a sum not exceeding \$5,500, United States currency, for the payment of the charter fee of said schooner during such period as the same may be in use by the insular purchasing agent.

RENTAL OF LAND AND CONSTRUCTION OF CORRAIS ON SANTA MESA ESTATE,
FOR CARE OF CARABAOS, ETC.

[Extract from Minutes of Proceedings, October 1, 1903.]

On motion,

Resolved, That the insular purchasing agent be, and is hereby, authorized to make a contract with the agent of the owners of the

Santa Mesa estate for the rental of a tract of land on said estate for the pasturage of carabaos at the rate of 75 centavos, Philippine currency, per month per head, and he is further authorized to incur the necessary expenses of employing men to guard the carabaos and of erecting the necessary shelter for the men and the necessary corrals for the cattle for use at night; and the civil governor is hereby authorized to direct the payment of a sufficient sum to meet the expenditures authorized by this resolution out of the appropriation of \$500,000 made by act No. 797 from the Congressional relief fund.

PURCHASE OF RICE TO PAY LABOR FOR SUPPRESSION OF LOCUST PEST, AND FOR PUBLIC WORKS.

[Extract from Minutes of Proceedings, October 2, 1903.]

On motion of the president,

Resolved, That for the purpose of using the rice in the suppression of the locust pest, in the construction and repair of roads and bridges and other public works, and for the sale of rice in order to prevent excessive prices in parts of the archipelago where such prices are reported, the civil governor be, and he is hereby, authorized to purchase two shiploads of rice; one from Messrs. Castle Brothers, Wolf & Son, Saigon white rice No. 2, at 6 pesos and 2 centavos Philippines currency, per picul, duty paid, said shipload containing between 28,000 and 30,000 piculs; and the second shipload from Messrs. Holliday, Wise & Co., Rangoon white rice No. 2, at \$6.19 cents Mexican currency, per picul, duty paid, said shipload containing between 28,000 and 32,000 piculs; and that the civil governor is further authorized to distribute the rice bought in the various provinces in accordance with the methods now provided by law for the purposes above recited.

Be it further resolved, That the civil governor is hereby authorized to expend, from the moneys appropriated from the Congressional relief fund by act No. 797, a sufficient sum to meet the expenditures authorized herein, these resolutions being adopted in accordance with section 2 of said act No. 797.

PAYMENT TO CASTLE BROTHERS, WOLF & SONS FOR RICE FOR RELIEF OF FAMINE AND DISTRESS.

[Extract from Minutes of Proceedings, October 22, 1903.]

On motion it was

Resolved, That the civil governor is hereby authorized to direct an expenditure, from the funds appropriated under act No. 797, of the sum of \$88,858.75, United States currency, in payment of 29,521.18 piculs of Saigon No. 2 rice purchased from Castle Brothers, Wolf & Sons, at 6 pesos and 2 centavos, Philippines currency, per picul, such rice being required for the purpose of relieving famine and distress within the Philippine Islands.

PAYMENT FOR CARABAOS PURCHASED FROM MESSRS. KEYLOCK & PRATT,
SHANGHAI, CHINA.

[Extract from Minutes of Proceedings, October 23, 1903.]

On motion,

Resolved, That the civil governor is hereby authorized to direct an expenditure from the funds appropriated under act No. 797, of the sum of \$9,572.27, United States currency, in payment of 249 head of carabaos purchased from Messrs. Keylock & Pratt for distribution and sale within the archipelago to relieve distress therein.

CARE AND SHIPMENT OF CARABAOS, CULION STOCK FARM.

[Extract from Minutes of Proceedings, October 26, 1903.]

On motion of Commissioner Smith,

Resolved, That the carabaos of the insular government purchased from the Congressional relief fund be placed in charge of Mr. A. J. Washburn, manager of the Culion stock farm, whose duty it shall be to make all provision for their care, pasturage, feed, and interisland shipment under the direction of the insular purchasing agent; that Mr. Washburn shall have authority to employ the necessary labor to enable him properly to perform the duties thus imposed, payment for same to be made by the insular purchasing agent on his certificate as to the time labor was employed; that the insular purchasing agent is hereby authorized to assign to Mr. Washburn one saddle horse and equipment therefor to be used by him in the performance of his duties under this resolution, and if necessary to purchase such horse and equipment for this purpose; and that the salary of Mr. Washburn, now paid out of the appropriation for the bureau of agriculture, as well as the funds necessary to carry out the provisions of this resolution, be paid by the insular purchasing agent, on the approval of the committee on purchase and sale of the carabaos, out of the \$10,000 set aside by resolution of the Commission dated September 7, 1903, from the \$3,000,000 Congressional relief fund, for the custody, care, and support of Government carabaos pending their sale.

AUTHORIZING PAYMENT OF CABLEGRAMS BY THE BOARD OF HEALTH IN
SUPPRESSION OF DISEASE AMONG CATTLE.

[Extract from Minutes of Proceedings, October 27, 1903.]

On motion,

Resolved, That the resolution of the Commission, adopted at its session of July 27, 1903, providing for the employment of additional veterinarians and inoculators by the board of health for the Philippine Islands for the purpose of combating the spread of disease among the draft cattle in the islands, and the payment of their necessary expenses and subsistence, be, and is hereby, amended by including among the items of expenditure provided for in the last paragraph of

said resolution the payment of official cablegrams and other necessary contingent expenses in connection with the purchase and inoculation of cattle.

PURCHASE AND TRANSPORTATION EXPENSES OF RICE.

[Extract from Minutes of Proceedings, November 6, 1908.]

On motion,

Resolved, That the civil governor is hereby authorized to direct an expenditure, from the funds appropriated from the Congressional relief fund by act No. 797, of the sum of \$100,000, United States currency, in the purchase of rice and the payment of transportation and other charges incident to its distribution among the inhabitants of the Philippine Islands for the purpose of relieving famine and distress therein.

EXPENSES, TRANSPORTATION, AND STORAGE OF RICE, ABRA.

[Extract from Minutes of Proceedings, November 21, 1908.]

On motion,

Resolved, That the civil governor be, and he is hereby, authorized to pay, from the appropriation of \$500,000 made by act No. 797 from the Congressional relief fund, a sum equivalent, at the authorized rate of exchange, to \$692.41, Mexican currency, for the expenses of transportation from the ship's side into the province of Abra, and storage en route, of 1,000 sacks of rice furnished to the provincial government of Abra for the subsistence of inhabitants of that province while engaged in the destruction of locusts.

PURCHASE OF A WELL-BORING MACHINE, AMBOS CAMARINES.

[Extract from Minutes of Proceedings, November 27, 1908.]

Upon motion of the president, it was

Resolved, That the sum of \$2,700, United States currency, should be expended from the appropriation made by act No. 797 from the Congressional relief fund in the purchase of a well-boring machine for use in the province of Ambos Camarines to secure good water to the people of that province.

PURCHASE AND SALE OF CARABAOS—RESOLUTIONS MADE IN ACCORDANCE WITH ACT NO. 828.

SALE OF CARABAOS TO A. BERTRAM DE LIS, AGENT OF ANGEL ORTIZ.

[Extract from Minutes of Proceedings, October 2, 1908.]

On motion, it was

Resolved, That the insular purchasing agent be authorized to sell 2 carabaos of those now on hand to Mr. A. Bertram de Lis, agent of Mr. Angel Ortiz, this resolution being adopted in accordance with the provisions of act No. 828.

CARABAOS FOR FORESTRY BUREAU.

[Extract from Minutes of Proceedings, October 31, 1903.]

On motion,

Resolved, That the chief of the forestry bureau be, and he is hereby, authorized to purchase from the insular purchasing agent 4 carabaos for use in making roads and clearing ground preparatory to establishing nurseries of timber trees and preparing a site for the future forest school in the province of Bataan, and that the insular purchasing agent is hereby authorized to sell to the forestry bureau the 4 carabaos required from the government herd now in pasture near Orani, Bataan, at a price not less than 100 pesos, Philippines currency, each.

SALE OF CARABAOS TO SATURNINO SAMSON AND SEGUNDO QUISON.

[Extract from Minutes of Proceedings, November 17, 1903.]

Resolved, That the insular purchasing agent be authorized to sell to Saturnino Samson and Segundo Quison 5 carabaos at 100 pesos, Philippines currency, each.

SALE OF CARABAOS TO PEDRO HENSON.

(Extract from Minutes of Proceedings, November 24, 1903.)

On motion, be it

Resolved, That the insular purchasing agent be, and is hereby, authorized to sell to Pedro Henson, a hacendero of the province of Pampanga, 20 carabaos for use in agriculture in that province at a price of 100 pesos, Philippines currency, per head, with the right on his part to make selection from the herd now at Santa Mesa.

AUTHORITY TO INSULAR PURCHASING AGENT TO SELL CARABAOS.

[Extract from Minutes of Proceedings, November 25, 1903.]

On motion,

Resolved, That the insular purchasing agent be authorized to sell not exceeding 5 carabaos to any one person known to be engaged in agricultural pursuits in these islands, at 100 pesos cash, Philippines currency, each, the purchaser to have the right of selection.

REIMBURSEMENT OF APPROPRIATIONS FOR PURCHASE OF METALS FOR
COINAGE OF PHILIPPINE PESOS AND MINOR COINS, AND ESTABLISH-
MENT OF FIXED REIMBURSABLE APPROPRIATION—"SEIGNIORAGE."

[Extract from Minutes of Proceedings, September 18, 1903.]

Whereas the act of Congress approved March 2, 1903, authorizes the government of the Philippine Islands to appropriate money from

its current funds or from the proceeds of sales of certificates of indebtedness for the purchase of metal for the coinage of the new Philippines currency; and

Whereas the Commission has already appropriated from its current funds the aggregate sum of \$5,500,000, in United States currency, for the purchase of bullion and alloy for the coinage of silver pesos, subsidiary and minor coins, which sum, under the provisions of section 9 of the act of Congress of March 2, 1903, "shall be reimbursed from the coinage under said sections:" Now, therefore,

Be it resolved, That it is the sense of the Commission that further appropriations for the purchase of silver and alloy for coinage are not necessary, but that under the authority of section 9 of the act named the auditor is authorized to reimburse the appropriations already made by the United States currency value of the coinage from said bullion already received, and that of the said sum of \$5,500,000, in United States currency, heretofore appropriated, \$3,000,000 may constitute a fixed reimbursable appropriation or continuing credit for the purchase of bullion and alloy, the Commission having the right at any time to reduce such fixed appropriation or continuing credit to a smaller sum if in its judgment such action is deemed advisable.

Resolved further, That any surplus or gain which may arise after deducting the cost of mintage, insurance, and transportation on bullion and coins shall be carried to a fund to be known as "seigniorage."

DISTRIBUTION OF THE ANNOTATED EDITION OF THE PUBLIC LAWS, ENGLISH.

[Extract from Minutes of Proceedings, October 10, 1903.]

On motion,

Resolved, That the following distribution by invoice as nonexpendable property be made of Volume I, annotated edition (English), of the public laws enacted by the Commission, bound in sheep, and the executive secretary is hereby directed to make such distribution forthwith:

* * * * *

And that the executive secretary is hereby authorized to sell this volume to any person applying therefor upon the payment of the following sums: Three dollars and fifty cents, United States currency, for each volume bound in pamphlet form; and \$6, United States currency, for each volume bound in full sheep.

COPIES OF DOCUMENTS OF RECORD IN ARCHIVES OF THE EXECUTIVE BUREAU, BY AND FOR PRIVATE PERSONS.

[Extract from Minutes of Proceedings, October 31, 1903.]

On motion,

Resolved, That the executive secretary for the Philippine Islands be, and is hereby, authorized to permit private persons or their authorized representatives to make copies for their own use, in the

offices of the executive bureau, during the regular office hours of the bureau, of such papers and documents of record in the archives of said bureau as in his discretion may seem proper; or to permit clerks in the executive bureau to make such copies for private persons outside of the regular office hours of said bureau at rates not to exceed those charged for copies of papers by courts of first instance.

CONGRESSIONAL RELIEF FUND—RESOLUTIONS MADE IN ACCORDANCE
WITH ACTS NOS. 797 AND 1046.

REIMBURSEMENT TO KEYLOCK & PRATT OF EXPORT DUTIES PAID ON
CARABAO.

[Extract from Minutes of Proceedings, December 18, 1903.]

On motion of Commissioner Smith,

Resolved, That although the insular government is not legally bound to reimburse the firm of Keylock & Pratt for export duties paid on carabao consigned to the insular government, yet in view of the fact that such duties were imposed by the Chinese Government after the contract with Keylock & Pratt had been entered into, and in view of the great necessity for the animals in these islands and the advisability of assisting in the removal of any obstacle to their importation, coupled with the expressed intention of the Chinese Government to donate the amount of extra duties collected to the insular government as a relief fund, and the probability that not more than 1,000 animals can be had from China, it is the sense of the Commission that these duties should be borne by the insular government; and the civil governor is hereby authorized to direct the local purchasing agent to reimburse the firm of Keylock & Pratt for export duties paid by them on all carabao exported for the insular government from the fund of \$500,000 appropriated from the Congressional relief fund by act No. 797, and made payable under his direction upon authorization of the Commission; and that a separate account shall be kept of all funds so disbursed, and that export duties on carabao rejected here will not be borne by the insular government.

EXPENSES OF IMMUNIZATION, HERDING, AND CARE OF CARABAO,
OCCIDENTAL NEGROS.

[Extract from Minutes of Proceedings, January 20, 1904.]

Resolved, That the acting civil governor be, and is hereby, authorized to expend from the appropriation made by act No. 797 from the Congressional relief fund the sum of 1,000 Philippine pesos to meet all necessary expenses incident to the immunization, herding, and care of Government carabao sent to Occidental Negros; and it was

Resolved further, That these funds be withdrawn upon requisition in favor of the disbursing officer of the insular purchasing agent, in accordance with section 2 of act No. 797, and transfer of the same directed to the treasurer of the province of Negros Occidental, who

is authorized to expend such moneys for the purposes above set forth, upon vouchers to be approved by the provincial board of that province.

CONSTRUCTION OF THE ROAD FROM POZORUBIO, PANGASINAN, TO BAGUIO, BENGUET.

[Extract from Minutes of Proceedings, February 3, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund the sum of \$250,000, in money of the United States, to be used in continuing the work of construction upon the road from Pozorubio, Pangasinan, to Baguio, Benguet.

OPENING OF A TRAIL FROM POZORUBIO-BAGUIO ROAD TO LOACAN, BENGUET.

[Extract from Minutes of Proceedings, February 3, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund, the sum of \$3,000, in money of the United States, to be expended in opening a trail from the point on the road now in construction between Pozorubio, Pangasinan, and Baguio, Benguet, which is known as Camp Four, to the point in the province of Benguet known as Loacan.

PURCHASE AND TRANSPORTATION OF RICE.

[Extract from Minutes of Proceedings, February 20, 1904.]

Be it resolved, That the civil governor is hereby authorized to direct an expenditure, from the appropriation made from the Congressional relief fund by act No. 1046, of the sum of \$150,000, United States currency, in the purchase of rice and the payment of transportation and other charges incident to its distribution among the inhabitants of the Philippine Islands for the purpose of relieving famine and distress therein, such distribution to be made in payment for labor on public roads and other public improvements.

CONSTRUCTION OF SHELTERS, CORRALS, ETC., CARE AND CUSTODY OF CARABAO, PAYMENT OF SALARIES AND EXPENSES.

[Extract from Minutes of Proceedings, February 25, 1904.]

Be it resolved, That the \$10,000 placed at the disposal of the committee on purchase and sale of carabao, under the provisions of the resolution of the Commission adopted on September 7, 1903, having now been exhausted, the civil governor is hereby authorized to place

at the disposal of said committee an additional sum of \$5,000, in money of the United States, to be expended out of the appropriation of \$500,000 made by act No. 1046, from the Congressional relief fund, and made available for expenditure by the civil governor upon authorization by the Commission; said additional sum to be expended as may seem wise to the committee in the construction of shelters, corrals, and other means for the custody, care, and support of carabao owned by the insular government pending their sale, and in the payment of salaries, wages, and other necessary expenses connected with the care and maintenance of such carabao.

REIMBURSEMENT TO INSULAR PURCHASING AGENT FOR CARABAO
PURCHASED FROM ALVARO BERTRAN DE LIS.

[Extract from Minutes of Proceedings, February 28, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend, from the \$500,000 appropriated by act No. 1046, from the Congressional relief fund, a sum equivalent to 592 pesos, Mexican currency, for the purpose of reimbursing the fund of the insular purchasing agent appropriated for the purchase of supplies for a like amount expended by direction of the insular purchasing agent from said fund for the payment to Mr. Alvaro Bertran de Lis for 8 carabao purchased from him by the insular government under a contract with said De Lis dated December 5, 1902.

VETERINARIANS AND INOCULATORS, SALARIES AND EXPENSES.

[Extract from Minutes of Proceedings, February 28, 1904.]

Resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated from the Congressional relief fund by act No. 1046 the sum of 10,000 pesos, in addition to the sum previously authorized by resolution of July 27, 1903, for the payment of the following expenses:

Salaries and wages (from April 1, 1904): One chief veterinarian of class 5, 4 veterinarians of class 7, 4 emergency veterinarians of class 7 (to be used if needed), 15 inoculators of Class A, 5 inoculators of Class I.

Transportation: For actual and necessary traveling expenses and for per diems when authorized by the secretary of the interior in lieu of actual and necessary traveling expenses of veterinarians and inoculators while on duty in the provinces.

Contingent: For the purchase of necessary surgical instruments and supplies for veterinarians and inoculators, for official cablegrams and other necessary contingent expenses in connection with the inoculation of cattle.

Resolved further, That the unexpended balance of the amount appropriated by resolution of July 27, 1903, be, and is hereby, made available for the payment of expenses herein authorized in such proportion under the several headings as may be necessary.

PURCHASE OF HORSES AND OTHER CATTLE FOR BREEDING PURPOSES.

[Extract from Minutes of Proceedings, February 26, 1904.]

Commissioner Worcester brought up the fact that the chief of the bureau of agriculture desired to import 2 stallions, 2 jackasses, and 75 mares, and to purchase 18 of the best native mares obtainable and 12 native sows, for the purpose of improving the breeds of horses and hogs in these islands, and of breeding mules.

After consideration by the Commission, on motion, it was

Resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund the sum of 22,600 Philippine pesos in the purchase of stallions, jackasses, and mares, and boars and sows.

PURCHASE OF CATTLE, FEED, AND APPARATUS FOR SERUM PURPOSES.

[Extract from Minutes of Proceedings, February 26, 1904.]

Resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund the sum of 24,900 Philippine pesos for the purchase of cattle for serum work, feed for serum animals, apparatus for inoculation of animals, and microscopes for diagnostic work.

PURCHASE AND SALE OF CARABAO—RESOLUTION MADE IN ACCORDANCE WITH ACT NO. 828.

SALE OF CARABAO TO PROVINCES BY THE INSULAR PURCHASING AGENT.

[Extract from Minutes of Proceedings, December 4, 1903.]

On motion,

Resolved, That the insular purchasing agent be, and is hereby, authorized to sell carabao to the supervisor of any province, or to the supervisor-treasurer, as the case may be, upon requisition made by him in the name of the provincial board: *Provided always*, That the terms and conditions governing such sales are otherwise in accordance with the provisions of act No. 828: *And provided further*, That there is money in the provincial treasury set aside for the purpose of the purchase as required by law.

FILIPINO STUDENTS.

NUMBER OF FILIPINO STUDENTS TO BE SENT TO THE UNITED STATES, 1905, FIXED.

[Extract from Minutes of Proceedings, February 26, 1904.]

Be it resolved, That the number of Filipino students to be sent to the United States, in accordance with the provisions of act No. 854, during the fiscal year 1905, for education at the expense of the Philippine government, is hereby fixed at 40.

CONGRESSIONAL RELIEF FUND—RESOLUTIONS MADE IN ACCORDANCE
WITH ACTS NOS. 1046 AND 1137.

PER DIEMS TO AGRICULTURAL MEMBERS OF LOCUST BOARDS.

[Extract from Minutes of Proceedings, March 10, 1904.]

Be it resolved, That the civil governor is hereby authorized to expended from the funds appropriated by act No. 1046 from the Congressional relief fund the sum of \$500, United States currency, or so much thereof as may be necessary, in payment of a daily allowance of 5 Philippine pesos to each agricultural member of a locust board in lieu of his traveling expenses while engaged in the work of the board away from his usual place of residence, by virtue of his appointment as such member pursuant to act No. 817, the services of such members being required to relieve distress in the Philippine Islands.

PURCHASE OF A HERD OF JERSEY CATTLE.

[Extract from Minutes of Proceedings, March 11, 1904.]

Commissioner Smith, in the absence of Commissioner Worcester, called the attention of the Commission to the desirability of authorizing the acting chief of the bureau of agriculture to secure a herd of Jersey cattle for breeding purposes, and recommended that a dairy be established near Manila, in order that the milk from the herd might be sold to hospitals and private persons.

After consideration by the Commission, on motion, it was

Resolved, That the civil governor be authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund the sum of \$3,500, in money of the United States, for the purchase and bringing to Manila of a herd of 60 Jersey grade dairy cows and heifers. It was

Further resolved, That the acting chief of the bureau of agriculture be allowed to make direct purchase of these animals and be authorized to employ a competent attendant to accompany them, the attendant to receive in full compensation for bringing these animals to Manila \$100, in currency of the United States, and his actual and necessary traveling expenses from his home to Manila, no return expenses or wages on the return trip to be allowed him.

ALLOWANCE TO THE LOCAL PURCHASING AGENT DURING THE IMPORTA-
TION OF CARABAOS.

[Extract from Minutes of Proceedings, April 4, 1904.]

Resolved, That in view of the additional labor imposed upon the local purchasing agent by the duties involved in the oversight of the importations of carabaos by the insular government, the civil governor be, and is hereby, authorized to make an allowance to the local purchasing agent at the rate of \$250 per annum from the sum of \$500,000 appropriated by act No. 1046 out of the Congressional relief

fund and made available for expenditure by the civil governor upon authorization of the Commission, said allowance to date from January 1, 1904, and to continue as long as the importation of carabaos by the insular government shall continue under the present contract.

IMMUNIZATION, CARE, AND HERDING OF CARABAOS IN OCCIDENTAL NEGROS.

[Extract from Minutes of Proceedings, April 28, 1904.]

Resolved, That the civil governor be, and he is hereby, authorized to expend, from the appropriation made by act No. 1046 from the Congressional relief fund, the sum of 500 Philippine pesos to meet all necessary expenses incident to immunization, herding, and care of government carabaos sent to Occidental Negros.

ANIMALS AND POULTRY FOR THE BUREAU OF AGRICULTURE.

[Extract from Minutes of Proceedings, May 3, 1904.]

Resolved, That the civil governor be, and is hereby, authorized to expend, from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund, the sum of \$2,420, in money of the United States, in payment for certain animals and poultry purchased by the insular purchasing agent for the bureau of agriculture on requisition No. 1028, second quarter, fiscal year 1904.

PURCHASE OF PALAY SEED FOR SALE IN ROMBLON PROVINCE.

[Extract from Minutes of Proceedings, May 10, 1904.]

Be it resolved, That the civil governor be, and he is hereby, authorized to direct an expenditure of 1,800 pesos, Philippine currency, or so much thereof as may be necessary, from the fund of \$500,000 appropriated by act No. 1046 out of the Congressional relief fund for the purchase of 600 cavanes of palay seed for sale in the province of Romblon at cost, the proceeds of such sale to be thereupon returned to the insular treasury to the credit of said Congressional relief fund.

CONSTRUCTION OF THE ROAD FROM POZORRUBIO TO BAGUIO, BENGUET.

[Extract from Minutes of Proceedings, April 30, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend, from the fund of \$500,000 appropriated by act No. 1137, from the Congressional relief fund the sum of \$250,000, in money of the United States, to be used in continuing the work of construction upon the road from Pozorrubio, Pangasinan, to Baguio, Benguet.

PUBLIC IMPROVEMENTS AT BAGUIO, BENGUET.

[Extract from Minutes of Proceedings, April 30, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend, from the fund of \$500,000 appropriated by act No. 1137, from the Congressional relief fund the sum of \$3,500, in money of the United States, for improvements at Baguio, Benguet, including the completion of map and studies for street system, the marking out of streets, the making of plans for waterworks, sewers, and a drainage system, and work on a wagon road to Trinidad and the development of irrigation of the Trinidad Valley.

IMPROVEMENT OF ROADS, MORO PROVINCE.

[Extract from Minutes of Proceedings, May 13, 1904.]

Be it resolved, That the civil governor be, and he is hereby, authorized to expend, from the fund of \$500,000 appropriated by act No. 1137, out of the Congressional relief fund the sum of \$150,000, in money of the United States, for the improvement of such roads in the Moro Province as may be designated by the legislative council of that province, said \$150,000 to be withdrawn from the insular treasury upon requisition of the treasurer of the Moro Province, and the work for which it is expended to be done under the supervision of the engineer of that province.

PUBLICATION AND DISTRIBUTION OF THE LAWS OF THE PHILIPPINE COMMISSION.

PUBLICATION OF THE ANNOTATED VOLUMES OF PUBLIC LAWS.

[Extract from Minutes of Proceedings, March 10, 1904.]

Be it resolved, That the laws enacted by the Commission shall be published in English and Spanish, in separate annual volumes, with annotations, index, repertory, and an appendix containing such other matter as may be considered useful in connection therewith.

DISTRIBUTION AND SALE OF VOLUME II, ANNOTATED PUBLIC LAWS, ENGLISH.

[Extract from Minutes of Proceedings, March 22, 1904.]

Be it resolved, That the executive secretary is hereby directed to make the same distribution by invoice as nonexpendable property of copies bound in sheep of Volume II, annotated edition, English, of the public laws enacted by the Commission, as was directed to be made of Volume I by resolution of the Commission of October 10, 1903; and that the executive secretary is hereby authorized to sell said Volume II to any person applying therefor upon the payment of 6 pesos, Philippine currency, for each volume bound in pamphlet form, and 10 pesos, Philippine currency, for each volume bound in full sheep.

DISTRIBUTION AND SALE OF VOLUME I, ANNOTATED PUBLIC LAWS,
SPANISH.

[Extract from Minutes of Proceedings, April 16, 1904.]

Resolved, That the executive secretary is hereby directed to make the same distribution by invoice as nonexpendable property of copies bound in sheep of Volume I, annotated edition, Spanish, of the public laws enacted by the Commission, as was directed to be made of the English edition of said volume by resolution of the Commission of October 10, 1903; and that the executive secretary is hereby authorized to sell said Volume I, Spanish edition, to any person applying therefor upon the payment of 7 pesos, Philippine currency, for each volume bound in pamphlet form, and 12 pesos, Philippines currency, for each volume bound in full sheep.

RELIEF OF NAZARIO CRISÓSTOMO ON ACCOUNT OF SERIOUS INJURIES
RECEIVED IN THE SERVICE OF THE GOVERNMENT.

[Extract from Minutes of Proceedings, April 30, 1904.]

The president presented a communication from the governor of the province of Rizal stating that Mr. Nazario Crisóstomo, president of the municipality of Bosoboso, Rizal, had been badly mutilated and permanently disabled, and prevented from earning a living, by a band of outlaws, and further stating that many valuable services had been rendered by him to the American authorities. It appearing that he had always been an active supporter of the authorities of the civil government in running down and capturing brigands and in the performance of other valuable services, and that the injuries inflicted upon him were because of these services, and that, by reason of his injuries, he is unable to earn a livelihood, after consideration by the Commission, on motion, it was

Resolved, That the civil governor be, and is hereby, authorized to expend, from the fund of \$500,000 appropriated by act No. 1046, from the Congressional relief fund, the sum of \$500, in money of the United States, to be placed in the hands of the governor of the province of Rizal and in his discretion to be given at once to Mr. Nazario Crisóstomo, or to be paid to him in monthly installments of 30 Philippine pesos per month, as may seem to be for the best interests of Mr. Crisóstomo.

ADDITIONAL EXPENDITURE FOR TRANSPORTATION AND STORAGE OF
RICE TO ABRA APPROVED.

[Extract from Minutes of Proceedings, April 30, 1904.]

Whereas by resolution of the Commission adopted at its session of November 21, 1903, authority was given for the payment from the appropriation of \$500,000, made by act No. 797 from the Congressional relief fund, of a sum equivalent to \$692.41, Mexican currency,

for the expense of transportation from the ship's side into the province of Abra, and storage en route, of 1,000 sacks of rice furnished to the provincial government of Abra for the subsistence of inhabitants of that province while engaged in the destruction of locusts; and

Whereas it appears that the actual expense of such transportation and storage is in excess of that payment authorized by said resolution in the sum of \$2.67, local currency; now, therefore, be it

Resolved, That the payment of a sum equivalent, at the authorized rate of exchange, to \$2.77, local currency, in addition to the sum included in the resolution of the Commission mentioned, be, and the same is hereby, authorized for the purposes and out of the funds above mentioned.

POSTPONEMENT OF DATE OF REPAYMENT OF ONE-HALF OF THE LOAN TO NUEVA ECIJA.

[Extract from Minutes of Proceedings, April 30, 1904.]

Whereas the Commission, on March 13, 1903, passed act No. 681, authorizing a loan of \$6,000 to the province of Nueva Ecija, such sum to be repaid without interest in two equal annual installments, within one and two years, respectively, from the date of withdrawal from the insular treasury of said loan; and

Whereas the provincial board of Nueva Ecija, by resolution of April 14, 1904, has petitioned the Commission to postpone the date of repayment of one-half of said amount, which it states is due upon April 13, 1904, to April 13, 1906; now, therefore, be it

Resolved, That the date of repayment to the insular government of one-half of the loan of \$6,000 made to the province of Nueva Ecija by act No. 681 is hereby extended from April 13, 1904, the date of its maturity according to the statement of the provincial board of Nueva Ecija, to April 13, 1906.

PESTHOUSE, BAGUIO, BENGUET.

[Extract from Minutes of Proceedings, May 3, 1904.]

Commissioner Worcester presented a communication from the attending physician and surgeon, civil sanitarium, Baguio, Benguet, calling attention to the necessity for a provincial pesthouse in Baguio, and submitting a general plan for same, together with an estimate of cost.

After consideration by the Commission, on motion, it was

Resolved, That the chief of the bureau of architecture and construction of public buildings be directed to erect a pesthouse at Baguio, Benguet, on a site to be selected by the attending physician and surgeon in charge of the civil sanitarium, at a cost not to exceed 880 pesos, Philippines currency, in accordance with general plan drafted by Mr. S. E. Rowell; and that the committee on appropriations be directed to make provision for this expenditure in the next appropriation bill.

TRANSPORTATION EXPENSES, BUREAU OF JUSTICE.

[Extract from Minutes of Proceedings, May 5, 1904.]

Commissioner Ide brought to the attention of the Commission the fact that the sum of \$1,500, United States currency, was needed to meet transportation expenses in the bureau of justice, the amount already appropriated for that purpose having been expended. It being made to appear that this money is needed for immediate use, and that it would be inconvenient for the bureau to wait for the passage of the deficiency appropriation bill, on motion, it was

Resolved, That the disbursing officer of the bureau of justice be, and he is hereby, authorized to use for transportation expenses the sum of \$1,500, United States currency, out of any unexpended balances appropriated for the bureau of justice, the same to be reimbursed from the appropriation to be made for transportation expenses for said bureau in the next deficiency appropriation bill.

TEMPORARY GRANT OF USE OF CERTAIN LANDS, ETC., TO MALABON FOR CONSTRUCTION OF SCHOOL BUILDING.

[Extract from Minutes of Proceedings, May 16, 1904.]

Whereas the municipality of Malabon has asked that the property known as the "Fabrica de Talipapa Matanda" be transferred to it, together with the stone of the old building, for school purposes, said municipality promising to erect on the site of the Fabrica de Talipapa Matanda a schoolhouse for the benefit of a large number of school children who are at present without school accommodations; and

Whereas the land upon which the said Fabrica was erected was purchased by the Spanish Government from Severino José Suarez and Celestina Lazaro in 1851 for the sum of 2,680 pesos, that Government erecting on the land a cigar factory which was operated until 1882, when the tobacco monopoly was abolished by governmental decree and the factory suppressed, at which time the land and the building were offered for sale on a valuation of \$91,014.57, Mexican currency, the valuation being finally reduced to \$55,834.74, Mexican currency, without obtaining any bidder; and

Whereas, as far as can be gathered from the papers submitted for the consideration of the Commission, the building is now in ruins, probably having been burned during the insurrection: Now, therefore, be it

Resolved, That the ruined building, formerly the "Fabrica de Talipapa Matanda," and the stone composing the same, be granted to the municipality of Malabon for the purpose of constructing a school; and that, until further ordered, the municipality be allowed the use of the land appertaining to said building, mentioned in the petition, for school purposes: *Provided*, That the municipality of Malabon begin construction of the school building within thirty days from June 1, 1904, and complete said building within one year from the date of this resolution.

CONGRESSIONAL RELIEF FUND—RESOLUTIONS MADE IN ACCORDANCE
WITH ACTS NOS. 1046, 1137, AND 1198.

REPAIR AND MAINTENANCE OF THE TRAIL FROM CAMP FOUR TO BAGUIO,
BENGUET.

[Extract from Minutes of Proceedings, June 9, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the fund of \$500,000 appropriated by act No. 1046 from the Congressional relief fund the sum of \$500, in money of the United States, to be expended in keeping in repair a trail from the point on the road now in process of construction between Pozorubio, Pangasinan, and Baguio, Benguet, which is known as Camp Four, to Baguio.

PER DIEMS TO AGRICULTURAL MEMBERS OF LOCUST BOARDS.

[Extract from Minutes of Proceedings, June 30, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the funds appropriated by act No. 1046 from the Congressional relief fund the sum of \$1,000, United States currency, or so much thereof as may be necessary, in payment of a daily allowance of 5 Philippine pesos to each agricultural member of a locust board in lieu of his traveling expenses while engaged in the work of the board away from his usual place of residence, by virtue of his appointment as such member pursuant to act No. 817, the services of such members being required to relieve distress in the Philippine Islands.

CONSTRUCTION OF THE ROAD FROM POZORUBIO, PANGASINAN, TO BAGUIO,
BENGUET.

[Extract from Minutes of Proceedings, July 2, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the Congressional relief fund the unexpended balance of the fund of \$500,000 appropriated by act No. 1046, and so much of the fund of \$500,000 appropriated by act No. 1137 as may increase the total amount expended hereunder to \$150,000, money of the United States, to be used in continuing the work of construction upon the road from Pozorubio, Pangasinan, to Baguio, Benguet.

EXPENSES OF IMMUNIZATION, HERDING, AND CARE OF GOVERNMENT
CARABAOS, OCCIDENTAL NEGROS.

[Extract from Minutes of Proceedings, July 7, 1904.]

Resolved, That the civil governor be, and he is hereby, authorized to expend from the appropriation made by act No. 1137 from the Congressional relief fund the sum of \$250, in money of the United States,

to meet all necessary expenses incident to immunization, herding, and care of Government carabaos sent to Occidental Negros; and it was

Resolved further, That the funds to be expended under this resolution shall be withdrawn upon requisition in favor of the disbursing officer of the insular purchasing agent, in accordance with the provisions of section 2 of act No. 1137, and said disbursing officer shall transfer the funds so withdrawn to the treasurer of the province of Occidental Negros, who is authorized to expend the same for the purposes above set forth upon vouchers to be approved by the provincial board of that province.

CONSTRUCTION OF THE MALOLOS-HAGONOY ROAD, BULACAN—PUBLIC RESOLUTION OF APRIL 27, 1904, RESCINDED.

[Extract from Minutes of Proceedings, July 19, 1904.]

Be it resolved, That the resolution adopted on April 27, 1904, allotting the sum of \$7,500, United States currency, from the appropriation made by act No. 1046 from the Congressional relief fund, to be used in completing the construction of the Malolos-Hagonoy road in the province of Bulacan, be and is hereby rescinded, as it appears that the said road has already been completed from provincial funds.

CONSTRUCTION OF THE MALOLOS-BULACAN ROAD, BULACAN.

[Extract from Minutes of Proceedings, July 19, 1904.]

Be it resolved, That the civil governor is hereby authorized to expend from the appropriation of \$100,000 made by act No. 1198, from the Congressional relief fund, the sum of \$7,500, in money of the United States, to be used in completing the construction of the Malolos-Bulacan road, in the province of Bulacan.

VETERINARIANS AND INOCULATORS, SALARIES, TRANSPORTATION, AND CONTINGENT EXPENSES.

[Extract from Minutes of Proceedings, July 27, 1904.]

Be it resolved. That the civil governor is hereby authorized to expend from the fund of \$100,000, appropriated from the Congressional relief fund by act No. 1198, the sum of 128,200 pesos, Philippine currency, for the payment of the following expenses for the fiscal year 1905:

Salaries and wages: One chief veterinarian of class 5, 12 veterinarians of class 7, 20 inoculators of Class A, 10 inoculators of Class I.

Transportation: For actual and necessary traveling expenses and for per diems, when authorized by the secretary of the interior, in

lieu of actual and necessary traveling expenses of veterinarians and inoculators while on duty in the provinces.

Contingent: For the purchase of necessary surgical instruments and supplies for veterinarians and inoculators, for official cablegrams, and other necessary contingent expenses in connection with the inoculation of cattle.

SALARY OF VETERINARIAN AND EMERGENCY INOCULATORS, PURCHASE OF CATTLE FOR SERUM AND VACCINE WORK, SUPPLIES, AND HIRE OF LABOR, ETC.

[Extract from Minutes of Proceedings, August 3, 1904.]

Resolved, That the civil governor is hereby authorized to expend from the fund of \$100,000, appropriated by act No. 1198 from the Congressional relief fund, the sum of \$34,300, in addition to the unexpended balance of the 24,900 pesos, Philippine currency, previously authorized by resolution of the Commission of February 26, 1904, from the appropriation made by act No. 1046, for the salary of one veterinarian of class 6 and 2 emergency inoculators, at 5 pesos, Philippine currency, per day each, from July 1, 1904, for the purchase of cattle, calves, and horses for serum and vaccine work, forage for animals, supplies for the inoculation and care of animals, and for hire of laborers for the care of animals.

DISTRIBUTION AND SALE OF VOLUME II, ANNOTATED PUBLIC LAWS, SPANISH.

[Extract from Minutes of Proceedings, July 29, 1904.]

Be it resolved, That the executive secretary is hereby directed to make the same distribution by invoice as nonexpendable property of copies bound in sheep of Volume II, annotated edition, Spanish, of the public laws enacted by the Commission, as was directed to be made of Volume I, English, by resolution of the Commission of October 10, 1903; and that the executive secretary is hereby authorized to sell said Volume II to any person applying therefor upon the payment of 6 pesos, Philippine currency, for each volume bound in pamphlet form, and 10 pesos, Philippine currency, for each volume bound in full sheep.

CHAPTER V OF THE PUBLIC LAND ACT EXTENDED TO BENGUET PROVINCE.

[Extract from Minutes of Proceedings, August 5, 1904.]

Be it resolved, That the provisions of chapter 5 of act No. 926, entitled "The public land act," are hereby extended over and put in force in the province of Benguet, in accordance with the provisions of section 78 of said act.

RELIEF FOR THE SUFFERERS BY THE FIRE AT BIÑAN, LAGUNA.

[Extracts from Minutes of Proceedings, August 20, 1904.]

Whereas it appears from telegrams received from Lieut. Carl L. Stone, commanding the Nineteenth Company of Philippine Scouts, stationed at Biñan, in the province of La Laguna, that 5,000 people in that municipality have been rendered homeless or destitute by a fire which raged in Biñan on August 28, 1904; and

Whereas it appears further that the government hospital at Biñan was totally destroyed and that Lieutenant Stone has taken possession of the Casa Hacienda in the municipality for use as a hospital and for the purpose of sheltering as many of the homeless natives as possible; and

Whereas upon the receipt of the telegrams the secretary of commerce and police instructed the chief of Philippines constabulary to forward 20,000 native rations at once to Biñan, which was done accordingly: Now therefore be it

Resolved, That the action of the secretary of commerce and police in thus directing the forwarding of rations for the relief of the destitute and homeless people of Biñan is hereby confirmed, and the action of Lieutenant Stone in taking possession of the Casa Hacienda of Biñan for use as a hospital and for the shelter of homeless natives is hereby approved; the cost of said rations, when ascertained, to be reimbursed out of the appropriation from the Congressional relief fund made by act No. 1198.

APPOINTMENTS, SEPTEMBER 1, 1900, TO AUGUST 31, 1904.

List of Executive appointments made by resolution of the United States Philippine Commission during the period from September 1, 1900, to February 28, 1901.

Name.	Position.	Date.
F. W. Nash	Property clerk, department of education	Sept. 8, 1900
Benito Rezon	Meteorological observer, Baguio	Do.
Joaquin Gonzales	President civil service board	Sept. 20, 1900
W. L. Pepperman	Secretary civil service board	Do.
F. M. Kiggins	Chief examiner, civil service board	Do.
C. S. Arellano	President, civil service board	Sept. 24, 1900
C. C. Plehn	Chief statistician	Oct. 1, 1900
Tomas Floridelisa	Notary public, Camarines Sur	Do.
W. E. W. MacKinley, lieutenant, U. S. Volunteers.	Registrar, Camarines Sur	Do.
A. A. McCabe, lieutenant, U. S. Volunteers.	Inspector, forestry bureau	Oct. 4, 1900
Mariano Cui	Judge first instance, Bohol	Oct. 18, 1900
Gavino Sepulveda	Attorney-general, Bohol	Do.
Isidoro Paredes	Judge first instance, La Union	Oct. 14, 1900
Nemesio Bonoan y Ligot	Attorney-general, La Union	Oct. 24, 1900
W. F. Norris	Special consul for United States board claims	Nov. 15, 1900
C. W. Mead, captain, U. S. Volunteers	Engineer for Commission	Nov. 19, 1900
Agapito Hilario	Justice of peace, Cebu	Dec. 10, 1900
Juan Villarroza	Supplementary justice of peace, Cebu	Do.
J. L. Adams	Acting auditor	Dec. 15, 1900
H. Phelps Whitmarsh	Provincial governor of Benguet	Dec. 18, 1900
Otto Scheerer	Provincial secretary, Benguet	Do.
Egmidio Octaviano	Provincial inspector, Benguet	Jan. 8, 1901
Roman Roque	Supplementary justice of peace, San Isidro	Do.
Manuel Mendoza	Justice of peace, San Luis, Pampanga	Do.
Mauricio Limson	Justice of peace, Guagua, Pampanga	Do.
Francisco Tatinbujan	Supplementary justice of peace, Perez Dasmaringas, Cavite	Do.
Epifanio Montojo	Supplementary justice of peace, Silang, Cavite	Do.
Inocencio Ejercito Santos	Supplementary justice of peace, Imus, Cavite	Do.
Ceferino Abadia	Justice of peace, San Nicolas, Cebu	Do.
Alejandro Alvarado	Justice of peace, Aparri, Cagayan	Do.
Miguel Garcia y Merced	Supplementary justice of peace, Nalc, Cavite	Do.
Ceferino Joven	Provincial governor, Pampanga	Feb. 13, 1901
Mariano Cunanan	Provincial secretary, Pampanga	Do.
W. M. Goodale, lieutenant, U. S. Volunteers	Provincial treasurer, Pampanga	Do.
L. P. Butler, lieutenant, U. S. Volunteers	Provincial supervisor, Pampanga	Do.
Juan Garcia	Provincial fiscal, Pampanga	Do.
Perfecto Sison	Provincial governor, Pangasinan	Feb. 16, 1901
Macario Fabila	Provincial secretary, Pangasinan	Do.
Thomas Hardeman, captain, U. S. Volunteers	Provincial treasurer, Pangasinan	Do.
Frank Maloney, lieutenant, U. S. Volunteers	Provincial supervisor, Pangasinan	Do.
Ignacio Vilamor	Provincial fiscal, Pangasinan	Do.
Wallis O. Clark, captain, U. S. Army	Provincial governor, Tarlac	Feb. 18, 1901
Juan Cordona	Provincial secretary, Tarlac	Do.
Henry Morrow, lieutenant, U. S. Volunteers	Provincial treasurer, Tarlac	Do.
Robert S. Welsh, lieutenant, U. S. Volunteers	Provincial supervisor, Tarlac	Do.
Victoriano Tañedo	Provincial fiscal, Tarlac	Do.
José Serápio	Provincial governor, Bulacan	Feb. 27, 1901
Francisco Morelos	Provincial secretary, Bulacan	Do.
Ernest A. Greenough, captain, U. S. Volunteers	Provincial treasurer, Bulacan	Do.
E. C. Wells, lieutenant, U. S. Volunteers	Provincial supervisor, Bulacan	Do.
Mariano Crisostomo	Provincial fiscal, Bulacan	Do.

APPOINTMENTS.

BY THE SECRETARY OF WAR.

Under the provisions of the Executive order of the President of the United States of February 23, 1901, recited in act No. 90 of the United States Philippine Commission, the Secretary of War is empowered to appoint certain officers. Appointments under this act with the date of the Secretary of War's commission and the date of the assumption of duties in the Philippine Islands assigned to them by act 90 follow:

	Appointed.	Assumed duties.
A. L. Lawshe, auditor	Dec. 15, 1900	Feb. 15, 1901
Frank A. Branagan, treasurer	Mar. 7, 1901	Apr. 16, 1901
W. W. Barre, deputy auditor	Mar. 12, 1901	Apr. 1, 1901

BY THE POSTMASTER-GENERAL AND APPROVED BY THE SECRETARY OF WAR.

	Appointed.	Assumed duties.
C. M. Cotterman, director-general of posts		Mar. 7, 1901

BY THE COMMISSION AND THE MILITARY GOVERNOR—PROVINCIAL OFFICERS.

During the second and third quarter, appointments were made by resolutions of the United States Philippine Commission to the positions authorized by law in the various provincial governments organized in the archipelago. A complete list of present incumbents corrected to June 1, 1901, together with the date of the oath of office, prescribed in section 6, act 83, United States Philippine Commission, follow:

Attention is called to paragraph 2 of act 107 of the United States Philippine Commission, whereby the military governor is empowered to fill temporarily certain vacancies. Appointments made under this act are so noted:

Name.	Position.	Province.	Date of oath.
H. Phelps Whitmarsh	Governor	Benguet	^a Dec. 18, 1900
Otto Scheerer	Secretary	do	Do. ^a
Emigdio Octaviano	Inspector	do	^a Jan. 5, 1901
Ceferino Joven	Governor	Pampanga	Feb. 21, 1901
Mariano Cumanan	Secretary	do	Do.
Wm H. Goodale, lieutenant, Forty-first	Treasurer	do	Do.
L. P. Butler, lieutenant, Forty-first	Supervisor	do	Feb. 23, 1901
Juan Garcia	Fiscal	do	Feb. 21, 1901
Perfecto Sison	Governor	Pangasinan	Do.
Macario Fubila	Secretary	do	Feb. 23, 1901
Thos. H. Hardeman, captain, Thirty-ninth	Treasurer	do	May 15, 1901
C. C. Williams-Foote, lieutenant, Thirty-second	Supervisor	do	Mar. 11, 1901
Ignacio Villamor	Fiscal	do	Feb. 21, 1901
Wallis O. Clark, captain, Twelfth	Governor	Tarlac	Do.
Juan Cordona	Secretary	do	Do.
R. J. Fanning, captain, Forty-first	Treasurer	do	Apr. 6, 1901
Henry Wessell, lieutenant, Forty-first ^b	Supervisor	do	Apr. 8, 1901
Victoriano Tafido	Fiscal	do	Feb. 21, 1901
José Serápio	Governor	Bulacan	Mar. 4, 1901

^a Law 49, organizing province of Benguet, does not require oath. Dates of resolutions appointing these officers are therefore given.
^b Appointed under paragraph 2, act 107, United States Philippine Commission.

Name.	Position.	Province.	Date of oath.
Francisco Morales.....	Secretary.....	Bulacan.....	Mar. 4, 1901
E. A. Greenough, captain, Forty-first.....	Treasurer.....	do.....	Do.
Edward C. Wells, lieutenant, Thirty-second.....	Supervisor.....	do.....	Do.
Mariano Crisostomo.....	Fiscal.....	do.....	Do.
John H. Goldman, captain, Thirty-second.....	Governor.....	Bataan.....	Mar. 5, 1901
José M. Lerma.....	Secretary.....	do.....	Mar. 4, 1901
H. K. Love, lieutenant, Thirty-second.....	Treasurer.....	do.....	Mar. 6, 1901
C. F. Vance, ex-sergeant-major, Forty-first.....	Supervisor.....	do.....	Mar. 4, 1901
Oscar Soriano.....	Fiscal.....	do.....	Do.
Cornelius Gardener, colonel, Thirtieth.....	Governor.....	Tayabas.....	Mar. 13, 1901
Gervasio Unson.....	Secretary.....	do.....	Do.
J. W. C. Abbott, lieutenant, Thirtieth.....	Treasurer.....	do.....	Do.
Harry D. Blasland, lieutenant, Thirtieth ^a	Supervisor.....	do.....	May 31, 1901
Sofio Alandy.....	Fiscal.....	do.....	Mar. 13, 1901
E. M. Johnson, major, Twenty-sixth.....	Governor.....	Romblon.....	Mar. 16, 1901
Cornelio Madrigal.....	Secretary.....	do.....	Do.
A. S. Williams, captain, Twenty-ninth.....	Treasurer.....	do.....	Do.
Charles A. Wood, lieutenant, Twenty-sixth ^a	Supervisor.....	do.....	Apr. 20, 1901
Fernando Gomez Ramos.....	Fiscal.....	do.....
Bonifacio Serrano.....	{Governor.....	Masbate.....	Mar. 18, 1901
Charles Snider, jr., lieutenant, Twenty-seventh.....	{Secretary.....		
George Lander, ex-corporal, Second.....	Treasurer.....	do.....	(b)
(Fiscal of Romblon).....	Supervisor.....	do.....	Mar. 18, 1901
Martin Delgado.....	Fiscal.....	do.....	(b)
Jovito Yusay.....	Governor.....	Iloilo.....	Apr. 11, 1901
F. A. Thompson, lieutenant, Thirty-eighth.....	Secretary.....	do.....	Do.
.....	Treasurer.....	do.....	Apr. 12, 1901
.....	Supervisor.....	do.....
Ruperto Montinola.....	Fiscal.....	do.....	Apr. 11, 1901
Willard C. Holbrook, major, Thirty-seventh.....	Governor.....	Antique.....	Apr. 13, 1901
W. S. Scott, lieutenant-colonel Forty-fourth ^c	Governor.....	do.....
Angel Salazar.....	Secretary.....	do.....	Apr. 13, 1901
F. L. Wilson, lieutenant, Forty-fourth.....	Treasurer.....	do.....	Do.
.....	Supervisor.....	do.....
Vicente Gella.....	Fiscal.....	do.....	Apr. 13, 1901
Hugo Vidal.....	Governor.....	Capiz.....	Apr. 15, 1901
Simeon Mobo.....	Secretary.....	do.....	Do.
Marion C. Ransom, captain, Forty-fourth ^d	Treasurer.....	do.....	Do.
W. O. Thornton, lieutenant, Thirty-eighth.....	Treasurer.....	do.....	June 1, 1901
Thomas Leonard, captain, Forty-fourth ^e	Supervisor.....	do.....	May 1, 1901
Alejandro Pardo.....	Fiscal.....	do.....	Apr. 15, 1901
Julio Llorente.....	Governor.....	Cebu.....	Apr. 18, 1901
Leoncio Alburo.....	Secretary.....	do.....	Do.
F. S. Young, lieutenant, Forty-fourth.....	Treasurer.....	do.....	Do.
James F. Case, major Fortieth.....	Supervisor.....	do.....	(b)
Miguel Logarta.....	Fiscal.....	do.....	Apr. 18, 1901
Aniceto Clarin.....	Governor.....	Bohol.....	Apr. 20, 1901
Macario Sarmiento.....	Secretary.....	do.....	Do.
F. L. Dengler, lieutenant, Forty-fourth.....	Treasurer.....	do.....	Do.
.....	Supervisor.....	do.....
Gabino Sepulveda.....	Fiscal.....	do.....	Apr. 20, 1901
José Ruiz de Luzuriaga.....	Governor.....	Occidental Negros.....	May 1, 1901
José Hilado.....	Secretary.....	do.....	Do.
Leandro Loesin.....	Treasurer.....	do.....	Do.
.....	Supervisor.....	do.....
Manuel Blanco.....	Fiscal.....	do.....	May 1, 1901
Demetrio Lorena.....	Governor.....	Oriental Negros.....	Do.
Juan Montenegro.....	Secretary.....	do.....	Do.
.....	Treasurer.....	do.....
Alfred T. Clifton, lieutenant, Signal Corps, U. S. Volunteers ^f	Treasurer.....	do.....	May 25, 1901
.....	Supervisor.....	do.....
.....	Fiscal.....	do.....
Henry T. Allen, major, Forty-third.....	Governor.....	Leyte.....	Apr. 22, 1901
Simeon Espina.....	Secretary.....	do.....	Do.
W. S. Conrow, lieutenant, Forty-third.....	Treasurer.....	do.....	Do.
.....	Supervisor.....	do.....
.....	Fiscal.....	do.....
A. U. Betts, captain, Forty-seventh.....	Governor.....	Albay.....	May 27, 1901
L. Thomas.....	Secretary.....	do.....	May 17, 1901
H. L. Landers, lieutenant, Forty-first.....	Treasurer.....	do.....	May 15, 1901
Ladislau Szily.....	Supervisor.....	do.....	Do.
Marcial Calleja.....	Fiscal.....	do.....	May 16, 1901
Geo. Curry, lieutenant, Eleventh Cavalry.....	Governor.....	Ambos Camarines.....	Apr. 28, 1901
Ramon Enrile.....	Secretary.....	do.....	Do.
J. Q. A. Braden, major, Thirty-sixth.....	Treasurer.....	do.....	May 15, 1901
Elmer O. Worrick, captain, Forty-fifth.....	Supervisor.....	do.....	May 4, 1901
Fulgencio Contreras.....	Fiscal.....	do.....	Apr. 28, 1901

^a Appointed under paragraph 2, act 107, United States Philippine Commission.
^b Oath not received to date.
^c Resignation accepted, May 25, 1901.
^d Resignation accepted, May 9, 1901.
^e Resignation accepted, May 23, 1901.
^f Resignation accepted, May 27, 1901.

Name.	Position.	Province.	Date of oath.
J. G. Livingston, captain, Forty-seventh.	Governor.	Sorsogon	Apr. 30, 1901
Leon Parasy Perez	Secretary.	do	Do.
E. W. Terry, captain, Forty-seventh.	Treasurer.	do	Do.
Geo. A. Purlington, lieutenant, Forty-seventh.	Supervisor.	do	May 27, 1901
Petricio Bailon	Fiscal	do	Apr. 30, 1901
Ricardo Paras	Governor.	Marinduque.	May 1, 1901
Eduardo Nepomuceno.	Secretary.	do	Do.
A. B. Kelly, lieutenant, Thirty-eighth.	Treasurer.	do	May 10, 1901
Victor C. Lewis, ex-sergeant, Thirty-first.	Supervisor.	do	May 27, 1901
	Fiscal	do	
Felix Roxas	Governor.	Batangas	May 2, 1901
Florencio Caedo.	Secretary.	do	Do.
R. D. Blanchard, lieutenant, Thirty-eighth.	Treasurer.	do	Do.
	Supervisor.	do	
Diego Gloria.	Fiscal	do	May 9, 1901
Prudencio Garcia.	Governor.	Surigao.	May 27, 1901
Hermenegildo Narcisus	Secretary.	do	(a)
Luther E. Kelly, captain, Fortieth.	Treasurer.	do	(a)
Charles O. Thomas, lieutenant, Thirty-first.	Supervisor.	do	(a)
Francisco Soriano	Fiscal	do	(a)
Manuel Corrales.	Governor.	Misamis	(a)
Apolinar Velez	Secretary.	do	(a)
Eugene Barton, captain, Fortieth	Treasurer.	do	May 28, 1901
	Supervisor.	do	(a)
Nicolas Capistrano.	Fiscal	do	(a)

a Oath not received to date.

BY THE COMMISSION.

Chairman of municipal organization committees authorized by section 91 of the Municipal Code (act No. 82, United States Philippine Commission), together with the dates of resolutions authorizing their appointment:

Name.	Province or town.	Date of resolution.
Perfecto Sisson, governor	Pangasinan	1901. Mar. 13
Wallis O. Clark, governor.	Tarlac.	Do.
José Serapio, governor	Bulacan.	Do.
Cornelius Gardener, governor	Tayabas.	Do.
Manuel Argüelles	Batangas.	Do.
Capt. H. H. Bandholtz, Second Infantry	Marinduque	Mar. 15
Evan M. Johnston, governor	Romblon.	Mar. 16
Gaspar Zurbitu.	Masbate (except town of Masbate)	Mar. 18
Bonifacio Serrano, governor	Town of Masbate	Do.
Maj. Robert E. Noble	Iloilo.	Mar. 25
Lieut. Ora E. Hunt, Eighteenth Infantry.	Capiz.	Do.
Wm. S. Scott, governor a.	Antique.	Do.
Willard A. Holbrook, governor	do.	May 27
Capt. Wm. P. Evans, Nineteenth Infantry.	Cebu	Mar. 25
Capt. W. J. Kendrick, Fortieth Infantry. b	Surigao	Apr. 6
Maj. J. F. Case, Fortieth Infantry c.	Cagayan (Misamis)	Apr. 7
Henry T. Allen, governor.	Leyte	Apr. 22
Julio Llorente, governor	Cebu (with Evans)	Do.
George Curry, governor	Ambos Camarines	Apr. 27
J. G. Livingston, governor	Sorsogon.	Apr. 30
Felix M. Roxas, governor.	Batangas.	May 6
Ceferino Joven, governor.	Town of Minalan, Pampanga.	Do.
José Tupas	Town of Morong, Morong	May 9
Casimiro Escamis	Town of Zaragoza, Province of Nueva Ecija	May 10
Col. A. A. Harbach, First Infantry	Town of Catbalogan, Samar.	Do.
Ambrosio Flores.	Laguna	May 14
A. U. Betts, governor.	Albay	May 15
Prudencia Garcia, governor	Surigao	May 25
Manuel Corrales, governor	Misamis.	Do.
Col. James Pettit, Thirty-first Infantry	Town of Zamboanga.	May 31

a Resignation accepted, May 25, 1901.
b Regiment left for United States, May 15, 1901.
c Appointed supervisor of Cebu.

COPY OF RESOLUTION OF COMMISSION, MARCH 9, 1901.

Resolved, That the Commission, of its own motion, directs that the towns of Balanga, Pilar, Orion, Mariveles, Abucay, Samal, Orani, Hermosa, and Dinalupijan, all in the province of Bataan, shall be organized under the municipal code; that for the town of Balanga, H. Marco be appointed chairman of the organization committee; for the town of Pilar, D. Reyes; for the town of Orion, S. Rodriguez; for Mariveles, C. Rodriguez; for Abucay, L. Ganson; for Samal, A. Yason; for Orani, Y. Fongco; for Hermosa, M. Nuguid, and for Dinalupijan, S. Reyhipolito, and that the chairmen proceed forthwith to organize their respective towns, etc.

SPECIAL AGENT OF THE FORESTRY BUREAU.

P. L. ShermanAppointed May 18, 1901

This appointment was made under the following resolution:

Resolved, That Dr. P. L. Sherman be appointed special agent of the forestry bureau, at a salary of \$150 gold per month, to go to the Straits Settlements, Java, and, if necessary, to Sumatra, and investigate methods of obtaining gutta-percha, paying special attention to the new process of extracting it from leaves, bark, and twigs.

Resolved further, That Doctor Sherman be allowed his necessary and actual traveling expenses while engaged in the investigation.

IN THE PHILIPPINE WEATHER BUREAU, UNDER ACT 131.

[Excerpt from the Minutes of Proceedings of May 24.]

On motion of Commissioner Worcester:

Resolved, That Joseph Algue is hereby appointed director of the Philippine weather bureau, that John Doyle, Balthazar Terror, and Joseph Clos are appointed assistant directors of the said bureau, and that Marcial Sola is appointed corresponding secretary and librarian.

BY THE PRESIDENT OF THE UNITED STATES.

Name.	Position.	To date from—
William H. Taft.....	Civil governor of the Philippine Islands	July 4, 1901
Dean C. Worcester.....	Secretary of the interior.....	Sept. 1, 1901
Luke E. Wright.....	Secretary of commerce and police.....	Do.
Henry C. Ide	Secretary of finance and justice	Do.
Bernard Moses	Secretary of public instruction	Do.
Trinidad H. Pardo de Tavera	Member of the U. S. Philippine Commission	Do.
Benito Legarda	do.....	Do.
José Luzuriaga	do.....	Do.

BY THE SECRETARY OF WAR AT THE REQUEST OF THE COMMISSION.

Jester, James J	Disbursing agent at Washington	May 16, 190
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APPOINTMENTS MADE BY THE COMMISSION AND BY THE CIVIL GOVERNOR WITH THE CONSENT OF THE COMMISSION.

Fergusson, A. W	Executive secretary	July 16, 1901
Williams, Dan R.....	Secretary of the Commission	Do.
Yanes, Francisco J	Spanish secretary.....	July 20, 1901
Winthrop, Beekman.....	Assistant executive secretary.....	Do.
Carpenter, Fred W.....	Private secretary to the civil governor	July 22, 1901
Stafford, Eugene H	Attending physician and surgeon to civilemployees.	Aug. 7, 1901
Washburn, William S.....	Chairman of the Philippine civil service board	Aug. 24, 1901

530 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

APPOINTMENTS MADE BY THE COMMISSION AND BY THE CIVIL GOVERNOR WITH THE CONSENT OF THE COMMISSION—Continued.

Name.	Position.	To date from—
Buencamino, Felipe.....	Member of civil service board.....	July 1, 1901
Massey, Solan F.....	Insular purchasing agent.....	Do.
Shields, Edmund G.....	do.....	July 25, 1901
McCabe, Albert E.....	Assistant chief, forestry bureau.....	July 20, 1901
Saderra, Miguel.....	Assistant director, weather bureau.....	June 15, 1901
Maus, Lewis M.....	Commissioner of public health.....	Aug. 1, 1901
Meacham, Franklin A.....	Chief health inspector.....	July 13, 1901
Gomez, Manuel.....	Secretary of the board of health.....	Do.
Allen, Henry T.....	Chief, Philippines constabulary.....	Aug. 1, 1901
Baker, David J.....	First assistant chief of constabulary.....	Do.
Goldsborough, Washington L.....	Second assistant chief of constabulary.....	Aug. 8, 1901
Taylor, Wallace L.....	Third assistant chief of constabulary.....	Do.
Shields, E. G.....	Collector of customs, Jolo.....	June 28, 1901
Sime, Hugh T., vice Shields.....	do.....	Aug. 5, 1901
Corwine, R. M.....	Collector of customs, Zamboanga.....	June 28, 1901
Stanley, John S., vice Baker.....	Cashier, custom house.....	Aug. 1, 1901
Clark, W. H.....	Superintendent Intendencia building.....	July 22, 1901
Robinson, H. M.....	Assistant director-general of posts.....	Aug. 1, 1901
Holmes, Norman M.....	Engineer Benguet wagon road.....	Aug. 15, 1901

THE PHILIPPINE JUDICIARY.

Arellano, Cayetano.....	Chief justice.....	June 15, 1901
Torres, Florentino.....	Associate judge.....	Do.
Cooper, Joseph F.....	do.....	Do.
Smith, James F.....	do.....	Do.
Willard, Charles A.....	do.....	Do.
Mapa, Victorino.....	do.....	Do.
Ladd, Fletcher.....	do.....	Do.

JUDGES OF COURTS OF FIRST INSTANCE.

Blount, James H., jr.....	First judicial district.....	June 15, 1901
Parades, Isadoro.....	Second judicial district.....	Do.
Johnson, Elias F.....	Third judicial district.....	Do.
Araullo, Manuel.....	Fourth judicial district.....	Do.
Rojas, Felix M.....	Fifth judicial district.....	Do.
Villamor, Ignacio.....	Sixth judicial district.....	Do.
Linzbarger, Paul W.....	Seventh judicial district.....	Do.
Carson, Adam C.....	Eighth judicial district.....	Do.
Bates, Henry C.....	Ninth judicial district.....	Do.
Jusay, Estanislao.....	Tenth judicial district.....	Do.
Carlock, Lyman J.....	Eleventh judicial district.....	Do.
Leon, Juan de.....	Twelfth judicial district.....	Do.
Ickis, Warren H.....	Thirteenth judicial district.....	Do.
Whitsett, George P.....	Fourteenth judicial district.....	Do.
Kincaid, William A.....	Manila.....	Do.
Odlin, Arthur F.....	do.....	Do.
Norris, Wm. F.....	Extra court for Negros.....	July 20, 1901

ATTORNEY-GENERAL'S DEPARTMENT.

Wilfley, Libbeus R.....	Attorney-general.....	June 15, 1901
Areneta, Gregorio.....	Solicitor-general.....	Do.
Constantino, Antonio.....	Assistant attorney-general.....	Do.

FISCALS FOR COURTS IN UNORGANIZED PROVINCES, APPOINTED UNDER ACT NO. 160 AND ACT NO. 140.

Sans y Conde, Antonio.....	Fourteenth judicial district.....	July 11, 1901
Molina, Santiago.....	Thirteenth judicial district.....	July 13, 1901

APPOINTMENTS IN THE JUDICIAL SERVICE TO POSITIONS AUTHORIZED BY ACT NO. 136, UNITED STATES PHILIPPINE COMMISSION.

Peterson, James S.....	Sheriff of Manila.....	June 19, 1901
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THE PHILIPPINE JUDICIARY—Continued.

CLERKS OF COURT.

Name.	Position.	To date from—
Fisher, Fred C.	Supreme court	June 15, 1901
McMicking, J.	Court of first instance of Manila	June 21, 1901
McFie, Ralph E. (declined)	Assistant clerk for court of first instance of Manila.	Do.
Graham, Arthur E.	do.	July 1, 1901
<i>Provinces.</i>		
Valdes, Pedro L.	Ilocos Norte	July 18, 1901
Tamayo, Estanislao	Union and Benguet	July 24, 1901
Santos, Pastor B.	Pangasinan	June 27, 1901
Domantay, Roman	Tarlac	Do.
Mercado, Moricio	Pampanga	Do.
Pagula, Arcadio	Bulacan	Do.
Baltazar, Luis	Bataan	Do.
Oliveros, José	Rizal	July 2, 1901
Vicent, Luis	Laguna	July 24, 1901
Diva, Ladislao	Cavite	July 6, 1901
Merchan, Juan	Tayabas	June 27, 1901
Viltasis, Felipe	Capiz	Do.
Casten y Zalazar, Licerio	Iloilo	Do.
Cuadra, Mariano	Occidental Negros	Do.
Saavedra, Juan	Oriental Negros	Do.
Cuenc, Mariano	Cebu	Do.
Torralba, Margarito	Bohol	Do.
Romualdez, Norberto	Leyte	Do.
Chaves y Roa, Macrobio	Misamis	Do.
Carag, Antonio	Cagayan	Aug. 22, 1901
Crisostomo, José	Zambales	Aug. 28, 1901
Gray, John W.	Batangas	June 27, 1901
Arejola, Ludivico	Ambos Camarines	Do.
MacDougell, R. S. (declined)	Comandancia of Dapitan, districts of Zamboanga, Cottabatto and Davao, and Islands of Basilan.	July 9, 1901
McFie, Ralph E.	do.	July 13, 1901
Lacayo, Trinity E.	For the fourteenth judicial district	July 6, 1901
Atienza, Feliz	Special for the Island of Negros	Aug. 5, 1901
Arce, Manuel G. de	Manila, municipal court (district south of the Pasig).	Aug. 7, 1901
Varanda Carlos	Manila, municipal court (district north of the Pasig).	Aug. 8, 1901

JUSTICES OF THE PEACE.

Name.	Town.	Province.	To date from—
Chaves, Leandro	Castalla	Sorsogon	July 20, 1901
Henandez, Rafael	Gubat	do	Do.
Bellistros, Antonio	Sorsogon	do	Do.
García, Ramón	Bacon	do	Do.
León, Benito de	Casiguran	do	Do.
Alindogan, Lino	Inban	do	Do.
Soriano, Gregorio	Moncada	Tarlac	July 22, 1901
Timbol, Dámaso	Concepción	do	Do.
Martínez, Manuel	Tarlac	do	Do.
Barcelona, José	Lucena	Tayabas	July 25, 1901
San Agustín, Escolástico	Tayabas	do	Do.
Eleazar, Quirino	Lucban	do	Do.
Gala, Julián de	Suriaya	do	Do.
Nadres, Benigno	Candelaria	do	Do.
Martínez, Gerardo	Gumaca	do	Do.
Salumbides, Pio	López	do	Do.
Abastillas, José	Pagbilao	do	Do.
García, Francisco	Guinayangan	do	Do.
Caras, Fortunato	San Narciso	do	Do.
Bercelos, Juan	Bondoc	do	Do.
Tesalona, Tomás	Mulaney	do	Do.
Trage, Roberto	Macaleon	do	Do.
Glinoga, Eulalio	Pitogo	do	Do.
Cubinar, Faustino	Catanauan	do	Do.
Merano, Ambrosio	Unisan	do	Do.
Gonzalez, Cándido	Tiaon	do	Do.
Enriquez, Bernardino	Antimonan	do	Do.
Clado, Matías	Sampaloc	do	Do.
Pinzón, Anastasio	Cavite	Cavite	Aug. 1, 1901
Arrietta, Anastasio	Aquilar	Pangasinan	Do.
Fortich, Macario	Alava	do	Do.
Manavis, Jacobo	Alcala	do	Do.
Abalahin, Hermógenes	Asingan	do	Do.
León, Miguel de	Binmaley	do	Do.

THE PHILIPPINE JUDICIARY—Continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Tajardo, Juan	Bayambang	Pangasinan	Aug. 1, 1901
Acosto, Honorio	Bautista	do	Do.
Moran, Juan	Binalonan	do	Do.
Castillo, José	Balungao	do	Do.
Macasiel, Sotero	Calasiao	do	Do.
Corleto, Vicente	Lingayen	do	Do.
Velasquez, Manuel	Mangatarem	do	Do.
Lambino, Marcelo	Malasiqui	do	Do.
Vallesteros, Ulpiano	Mangaldan	do	Do.
Aquino, Antonio de	Manaoag	do	Do.
Camacho, Alejandro	Pozorrubio	do	Do.
Romero, Cecilio	Rosales	do	Do.
Baun, Roque	San Carlos	do	Do.
Bautista, Lorenzo	Santa Barbara	do	Do.
Ulanday, Juan	San Fabian	do	Do.
Castilla, Cipriano	San Jacinto	do	Do.
Mejia, Lucas	San Nicolas	do	Do.
Cereso, Francisco	San Manuel	do	Do.
Padillo, Pedro E.	Santa Maria	do	Do.
Marqueta, José	San Quintin	do	Do.
Canonisado, Pascual	Santo Tomas	do	Do.
Rosario, Francisco	San Isidro	do	Do.
Ramoran, José	Sual	do	Do.
Espino, Francisco	Salasa	do	Do.
Valdezes, Felix	Tayug	do	Do.
Mananquil, Juan	Umingan	do	Do.
Perez, Primitivo	Urdaneta	do	Do.
Manzon, Julian	Urbistondo	do	Do.
Ordonez, Mariano	Villasis	do	Do.
Manlolo, Sisto	Badajos	Romblon	Do.
Fallar Gabino	Despujol	do	Do.
Fabrial, Liborio	Corcuera	do	Do.
Firimalo, Emilio	Odiungan	do	Do.
Marcelo, Lucas	Looc	do	Do.
Mallen, Bernabe	Magallenes	do	Do.
Cometa, Francisco	Cagidlocan	do	Do.
Recto, Francisco	San Fernando	do	Do.
Faballa, Fermin	Banton	do	Do.
Gadaoni, Fernando	Santa Fe	do	Do.
Mendoza, Juan	Murcia	Tarlac	Do.
Perez, Cabino	Pura	do	Do.
Dayrit, Alejandro	Bamban	do	Do.
Aquino, Juan	Gerona	do	Do.
Evangelista, Mariano	Anao	do	Do.
Garcia, Justo	Capas	do	Do.
Palarea, Juan	O'Donnell	do	Do.
Mateo, Isidoro	Santa Ignacia	do	Do.
Apostol, Lorenzo	San Clemente	do	Do.
Castillo, Juan	La Paz	do	Do.
Madrilajos, Bonifacio	Romblon	Romblon	Aug. 5, 1901
Pimentel, Ramon	Daet	Ambo Camarines	Do.
Pajarillo, Ramon	Indan	do	Do.
Vargas, Santiago	Talisay	do	Do.
Quinones, Silvestre	Basud	do	Do.
Sanchez, Pedro	Paracale	do	Do.
Alvarez, Francisco	Neuva Caceres	do	Do.
Villafuerte, Santiago	Magarao	do	Do.
Moreno, Telesforo	Bonbon	do	Do.
Partugal, Eustaquio	Quipayo	do	Do.
Cardena, Julio	Calabanga	do	Do.
Asug, Mariano	Tinambac	do	Do.
Anacleto, Pedro	Milaor	do	Do.
Barcenas, Romas	Minalabag	do	Do.
Desa, Ludovico	San Fernando	do	Do.
Ursua, Vicente	Libmanan	do	Do.
Imperial, Engracio	Pili	do	Do.
Laines, Pablo	Bula	do	Do.
Beltran, Nicolas	Baao	do	Do.
Ocampo, José Severo	Nabua	do	Do.
Dumamay, Pablo	Bato	do	Do.
Mompombanua, Felipe	Iriga	do	Do.
Carrascosa, Juan	Buhi	do	Do.
Natividad, Casimiro	Tigaon	do	Do.
Puentebella, Mariano	Sagnay	do	Do.
Garchitorena, José	Goa	do	Do.
Obias, Braulio	San Jose de Lagonoy	do	Do.
Pamar, Patricio	Lagonoy	do	Do.
Alvarez, Benedicto	Carumoan	do	Do.
Pensacola, Francisco	Mauban	Tayabas	Aug. 6, 1901
Lerum, Juan	Calanag	do	Do.
Afable, Gerardo	Alabat	do	Do.
Agregado, Vicente	Batangas	Batangas	Aug. 8, 1901

THE PHILIPPINE JUDICIARY—Continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Reyes, Jorge de los	Bauan	Batangas	Aug. 8, 1901
Andal, Florentino	San Jose	do	Do.
Africa, Benito	Lipa	do	Do.
Meer, Jacinto	Santo Tomas	do	Do.
Villa, Gregorio de	San Juan	do	Do.
Lontoc, Vicente	Taal	do	Do.
Marcial, Inocensio	San Louis	do	Do.
Laurel, Sotero	Tanauan	do	Do.
Generoso, Mariano	Lemery	do	Do.
Rodriguez, Felix	Calaca	do	Do.
Oñola, Enrique	Pandan	Antique	Aug. 12, 1901
Reyes, Patricio de los	Sebasto	do	Do.
Palacios, Manuel	Colasi	do	Do.
Española, Policarpo	Tibiao	do	Do.
Palacios, Lazaro	Barbaza	do	Do.
Esparagosa, Victoriano	Nalupa Nueva	do	Do.
Bautista, Melchor	Guisijan	do	Do.
Gutierrez, Juan	Bugason	do	Do.
Alarcan, Cándido	Valeerrama	do	Do.
Deipuyat, Inosencio	Caritan	do	Do.
Apayat, Rafael	Patnongan	do	Do.
Maghari, Felipe	San Pedro	do	Do.
Moralez, Manuel	Sibalon	do	Do.
Marfil, Florentino	San Remigio	do	Do.
Mancay, Eugenio	Egafia	do	Do.
Villarvert, Anacleto	San Jose	do	Do.
Javier, Exequiel	Antique	do	Do.
Natan, Simplicio	Guintas	do	Do.
Rubite, Mamerto	Dao	do	Do.
Favila, Enrique	Aniny-i	do	Do.
Alzona, Cayo	Santa Cruz	La Laguna	Do.
Rivera, José	Pansanjan	do	Do.
Rosa, Anselmo de	Siniloan	do	Do.
Vicuña, Cipriano	Mavítac	do	Do.
Carrillo, Clemente	Bifiang	do	Do.
Perlas, Pedro	Santa Rosa	do	Do.
Delfino, Dominador	Cabuyao	do	Do.
Augustin, Juan Villa	Victoria	Tarlac	Do.
Bengson, Vicente	Camiling	do	Do.
Ubaldo, Elias	Paniqui	do	Do.
Caperecho, Jorge	Moriones	do	Do.
Almonte, Tomas	Albay	Albay	Do.
Roco, Angel	Legaspi	do	Do.
Rey, Nicolas	Libon	do	Do.
Gregorio, José	Polangui	do	Do.
Robleza, Dionisio	Oas	do	Do.
Lopez, Lorenzo	Ligao	do	Do.
Villareal, Enrique	Guinabatan	do	Do.
Nieves, Guillermo	Camalig	do	Do.
Jancian, Balbino	Daraga	do	Do.
Medina, Manuel	Tabaco	do	Aug. 31, 1901
Pena, Anacleto	Malinao	do	Do.
Azcune, Pantaleon	Tive	do	Do.
Romano, Nicolas	Bacaycay	do	Do.
Blance, Santiago	Malilipot	do	Do.
Balance, Diego S	Libog	do	Do.
Diez, Marcos	Surigao	Surigao	Do.
Lardisábal, Emilio	Boac	Marinduque	Do.
Sevilla, Rosaura	Gazan	do	Do.
Maneja, Evaristo	Torrijos	do	Do.
Lecaros, Vicente	Santa Cruz	do	Do.
Nepomuceno, Vicente	Mogpog	do	Do.
Roque, Lorenzo	Bulan	Sorsogon	Do.
Pulay, Esteban	Barcelona	do	Do.
Brocelo, Fermin	Magallanes	do	Do.
Jarzla, Esteban	Cagayan	Misamis	Do.
Corrales, Carlos	Mambajo	do	Do.
Remalado, Juan	Balingasag	do	Do.
Espidido, Vicente	Iponan	do	Do.
Rivera, José	Opol	do	Do.
Zuleta, José	Iloilo	Iloilo	Do.
Saguingsing, Manuel Locsing y	Molo	do	Do.
Avanceña, Honoratio	Arevalo	do	Do.
Carreon, Cipriano	Oton	do	Do.
Altura, Ramon	Tigbauan	do	Do.
Trinañes, Benedicto	Cordoba	do	Do.
Gayondato, Domingo	Guimbal	do	Do.
Orbe, Anselmo Nacionales	Niagao	do	Do.
Santiago, Valeriano	San Joaquin	do	Do.
Miraflores, Mamerto	Mandurriao	do	Do.
Salazar, Andres	San Miguel	do	Do.
Tabat, Luis Tabianan y	Alimodian	do	Do.

530 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

APPOINTMENTS MADE BY THE COMMISSION AND BY THE CIVIL GOVERNOR WITH THE CONSENT OF THE COMMISSION—Continued.

Name.	Position.	To date from—
Buencamino, Felipe.....	Member of civil service board.....	July 1, 1901
Massey, Solan F.....	Insular purchasing agent.....	Do.
Shields, Edmund G.....	do.....	July 25, 1901
McCabe, Albert E.....	Assistant chief, forestry bureau.....	July 20, 1901
Saderra, Miguel.....	Assistant director, weather bureau.....	June 15, 1901
Maus, Lewis M.....	Commissioner of public health.....	Aug. 1, 1901
Meacham, Franklin A.....	Chief health inspector.....	July 13, 1901
Gomez, Manuel.....	Secretary of the board of health.....	Do.
Allen, Henry T.....	Chief, Philippines constabulary.....	Aug. 1, 1901
Baker, David J.....	First assistant chief of constabulary.....	Do.
Goldsborough, Washington L.....	Second assistant chief of constabulary.....	Aug. 8, 1901
Taylor, Wallace L.....	Third assistant chief of constabulary.....	Do.
Shields, E. G.....	Collector of customs, Jolo.....	June 28, 1901
Sime, Hugh T., vice Shields.....	do.....	Aug. 5, 1901
Corwine, R. M.....	Collector of customs, Zamboanga.....	June 28, 1901
Stanley, John S., vice Baker.....	Cashier, custom house.....	Aug. 1, 1901
Clark, W. H.....	Superintendent Intendencia building.....	July 22, 1901
Robinson, H. M.....	Assistant director-general of posts.....	Aug. 1, 1901
Holmes, Norman M.....	Engineer Benguet wagon road.....	Aug. 15, 1901

THE PHILIPPINE JUDICIARY.

Arellano, Cayetano.....	Chief justice.....	June 15, 1901
Torres, Florentino.....	Associate judge.....	Do.
Cooper, Joseph F.....	do.....	Do.
Smith, James F.....	do.....	Do.
Willard, Charles A.....	do.....	Do.
Mapa, Victorino.....	do.....	Do.
Ladd, Fletcher.....	do.....	Do.

JUDGES OF COURTS OF FIRST INSTANCE.

Blount, James H., jr.....	First judicial district.....	June 15, 1901
Parades, Isodoro.....	Second judicial district.....	Do.
Johnson, Elias F.....	Third judicial district.....	Do.
Araullo, Manuel.....	Fourth judicial district.....	Do.
Rojas, Felix M.....	Fifth judicial district.....	Do.
Villamor, Ignacio.....	Sixth judicial district.....	Do.
Linebarger, Paul W.....	Seventh judicial district.....	Do.
Carson, Adam C.....	Eighth judicial district.....	Do.
Bates, Henry C.....	Ninth judicial district.....	Do.
Jusay, Estanislau.....	Tenth judicial district.....	Do.
Carlock, Lyman J.....	Eleventh judicial district.....	Do.
Leon, Juan de.....	Twelfth judicial district.....	Do.
Ickis, Warren H.....	Thirteenth judicial district.....	Do.
Whitsett, George P.....	Fourteenth judicial district.....	Do.
Kincaid, William A.....	Manila.....	Do.
Odlin, Arthur F.....	do.....	Do.
Norris, Wm. F.....	Extra court for Negros.....	July 20, 1901

ATTORNEY-GENERAL'S DEPARTMENT.

Wilfley, Libbens R.....	Attorney-general.....	June 15, 1901
Areneta, Gregorio.....	Solicitor-general.....	Do.
Constantino, Antonio.....	Assistant attorney-general.....	Do.

FISCALS FOR COURTS IN UNORGANIZED PROVINCES, APPOINTED UNDER ACT NO. 160 AND ACT NO. 140.

Sans y Conde, Antonio.....	Fourteenth judicial district.....	July 11, 1901
Molina, Santiago.....	Thirteenth judicial district.....	July 13, 1901

APPOINTMENTS IN THE JUDICIAL SERVICE TO POSITIONS AUTHORIZED BY ACT NO. 136, UNITED STATES PHILIPPINE COMMISSION.

Peterson, James S.....	Sheriff of Manila.....	June 19, 1901
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THE PHILIPPINE JUDICIARY—Continued.

CLERKS OF COURT.

Name.	Position.	To date from—
Fisher, Fred C.	Supreme court	June 15, 1901
McMicking, J.	Court of first instance of Manila	June 21, 1901
McFie, Ralph E. (declined)	Assistant clerk for court of first instance of Manila.	Do.
Graham, Arthur E.	do.	July 1, 1901
<i>Provinces.</i>		
Valdes, Pedro L.	Ilocos Norte	July 18, 1901
Tamayo, Estanislao	Union and Benguet	July 24, 1901
Santos, Pastor B.	Pangasinan	June 27, 1901
Domantay, Roman	Tarlac	Do.
Mercado, Moricio	Pampanga	Do.
Pagula, Arcadio	Bulacan	Do.
Baltazar, Luis	Bataan	Do.
Oliveros, José	Rizal	July 2, 1901
Vicent, Luis	Laguna	July 24, 1901
Diva, Ladislao	Cavite	July 6, 1901
Merchan, Juan	Tayabas	June 27, 1901
Viltasis, Felipe	Capiz	Do.
Casten y Zalazar, Licerio	Iloilo	Do.
Cuadra, Mariano	Occidental Negros	Do.
Saavedra, Juan	Oriental Negros	Do.
Cuene, Mariano	Cebu	Do.
Torralba, Margarito	Bohol	Do.
Romualdez, Norberto	Leyte	Do.
Chaves y Roa, Macrobio	Misamis	Do.
Carag, Antonio	Cagayan	Aug. 22, 1901
Cristostomo, José	Zambales	Aug. 28, 1901
Gray, John W.	Batangas	June 27, 1901
Arejola, Ludivico	Ambos Camarines	Do.
MacDougell, R. S. (declined)	Comandancia of Dapitan, districts of Zamboanga, Cottabatto and Davao, and Islands of Basilan.	July 9, 1901
McFie, Ralph E.	do.	July 13, 1901
Lacayo, Trinity E.	For the fourteenth judicial district.	July 6, 1901
Atienza, Feliz	Special for the Island of Negros	Aug. 5, 1901
Arce, Manuel G. de	Manila, municipal court (district south of the Pasig).	Aug. 7, 1901
Varanda Carlos	Manila, municipal court (district north of the Pasig).	Aug. 8, 1901

JUSTICES OF THE PEACE.

Name.	Town.	Province.	To date from—
Chaves, Leandro	Castalla	Sorsogon	July 20, 1901
Henandez, Rafael	Gubat	do	Do.
Bellistros, Antonio	Sorsogon	do	Do.
García, Ramón	Bacon	do	Do.
León, Benito de	Casiguran	do	Do.
Alindogan, Lino	Inban	do	Do.
Soriano, Gregorio	Moncada	Tarlac	July 22, 1901
Timbol, Dámaso	Concepción	do	Do.
Martínez, Manuel	Tarlac	do	Do.
Barcelona, José	Lucena	Tayabas	July 25, 1901
San Agustín, Escolástico	Tayabas	do	Do.
Eleazar, Quirino	Lucban	do	Do.
Gala, Julián de	Suriaya	do	Do.
Nadres, Benigno	Candelaria	do	Do.
Martínez, Gerardo	Gumaca	do	Do.
Salumbides, Pio	López	do	Do.
Abastillas, José	Pagbilao	do	Do.
García, Francisco	Guinayangan	do	Do.
Caraos, Fortunato	San Narciso	do	Do.
Bercelos, Juan	Bondoc	do	Do.
Tesalona, Tomás	Mulaney	do	Do.
Trage, Roberto	Macaleon	do	Do.
Glinoga, Eulalio	Pitogo	do	Do.
Cubinar, Faustino	Catanauan	do	Do.
Merano, Ambrosio	Unisan	do	Do.
Gonzalez, Cándido	Tiaon	do	Do.
Enriquez, Bernardino	Antimonan	do	Do.
Clado, Matías	Sampaloc	do	Do.
Pinzón, Anastasio	Cavite	Cavite	Aug. 1, 1901
Arrietta, Anastasio	Aquilar	Pangasinan	Do.
Fortich, Macario	Alava	do	Do.
Manavis, Jacobo	Alcala	do	Do.
Abalahin, Hermógenes	Asingan	do	Do.
León, Miguel de	Binmaley	do	Do.

THE PHILIPPINE JUDICIARY—continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Tajardo, Juan	Bayambang	Pangasinan	Aug. 1, 1901
Acosta, Honorio	Bautista	do	Do.
Moran, Juan	Binalonan	do	Do.
Castillo, José	Balingao	do	Do.
Macasiel, Sotero	Calasiao	do	Do.
Corbito, Vicente	Lingayen	do	Do.
Velasquez, Manuel	Mangatarem	do	Do.
Lambino, Marcelo	Malasiqui	do	Do.
Vallesteros, Cipriano	Mangaldan	do	Do.
Aquino, Antonio de	Mataong	do	Do.
Camacho, Alejandro	Pozorrubio	do	Do.
Romero, Cecilio	Rosales	do	Do.
Baun, Roque	San Carlos	do	Do.
Bautista, Lorenzo	Santa Barbara	do	Do.
Flanaday, Juan	San Fabian	do	Do.
Castilla, Cipriano	San Jacinto	do	Do.
Mejia, Lucas	San Nicolas	do	Do.
Cereso, Francisco	San Manuel	do	Do.
Padillo, Pedro E.	Santa Maria	do	Do.
Marqueta, José	San Quintin	do	Do.
Canonizado, Pascual	Santo Tomas	do	Do.
Rosario, Francisco	San Isidro	do	Do.
Ramoran, José	Sual	do	Do.
Espino, Francisco	Salasa	do	Do.
Valdezes, Felix	Tayug	do	Do.
Mananquil, Juan	Umingan	do	Do.
Perez, Primitivo	Urbancita	do	Do.
Manzon, Julian	Urbistondo	do	Do.
Ordonez, Mariano	Villasis	do	Do.
Manolo, Sisto	Badajoz	Romblon	Do.
Fallar Gabino	Despujol	do	Do.
Fabrialta, Liborio	Coreuera	do	Do.
Firmalo, Emilio	Odiongan	do	Do.
Marcelo, Lucas	Looc	do	Do.
Mallen, Bernabe	Magallanes	do	Do.
Cometa, Francisco	Cagidicuan	do	Do.
Recto, Francisco	San Fernando	do	Do.
Faballa, Fermín	Banton	do	Do.
Gadaoni, Fernando	Santa Fe	do	Do.
Mendoza, Juan	Murcia	Tarlac	Do.
Perez, Cabino	Pura	do	Do.
Dayrit, Alejandro	Bamban	do	Do.
Aquino, Juan	Gerona	do	Do.
Evangelista, Mariano	Anao	do	Do.
Garcia, Justo	Cajias	do	Do.
Palarea, Juan	O'Donnell	do	Do.
Mateo, Isidoro	Santa Ignacia	do	Do.
Apostol, Lorenzo	San Clemente	do	Do.
Castillo, Juan	La Paz	do	Do.
Madrilajes, Bonifacio	Romblon	Romblon	Aug. 5, 1901
Pimentel, Ramon	Daet	Ambas Camarines	Do.
Pajarillo, Roman	Indan	do	Do.
Vargas, Santiago	Talisay	do	Do.
Quinones, Silvestre	Basud	do	Do.
Sanchez, Pedro	Paracale	do	Do.
Alvarez, Francisco	Nueva Caceres	do	Do.
Villafuerte, Santiago	Magarao	do	Do.
Moreno, Telesforo	Bonbon	do	Do.
Portugal, Eustaquio	Quipayo	do	Do.
Cardena, Julio	Calabanga	do	Do.
Asug, Mariano	Tinambac	do	Do.
Anacleto, Pedro	Milaor	do	Do.
Barceñas, Roman	Minalabag	do	Do.
Desa, Ludovico	San Fernando	do	Do.
Ursua, Vicente	Libmanan	do	Do.
Imperial, Engracio	Pili	do	Do.
Laines, Pablo	Rula	do	Do.
Beltran, Nicolas	Buao	do	Do.
Ocampo, José Severo	Nabua	do	Do.
Dumamay, Pablo	Bato	do	Do.
Mompombanua, Felipe	Iriga	do	Do.
Carrascoso, Juan	Buhi	do	Do.
Natividad, Casimiro	Tigaon	do	Do.
Puentebella, Mariano	Sagnay	do	Do.
Garchitorena, José	Gon.	do	Do.
Obias, Braulio	San José de Lagonoy	do	Do.
Pamar, Patricio	Lagonoy	do	Do.
Alvarez, Benedicto	Caramoran	do	Do.
Pensacola, Francisco	Manban	Tayabas	Aug. 6, 1901
Lerum, Juan	Calanag	do	Do.
Afable, Gerardo	Alabat	do	Do.
Agregado, Vicente	Batangas	Batangas	Aug. 8, 1901

THE PHILIPPINE JUDICIARY—Continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Reyes, Jorge de los	Bauan	Batangas	Aug. 8, 1901
Andal, Florentino	San Jose	do	Do.
Africa, Benito	Lipa	do	Do.
Meer, Jacinto	Santo Tomas	do	Do.
Villa, Gregorio de	San Juan	do	Do.
Lontoc, Vicente	Taal	do	Do.
Marcial, Inocensio	San Louis	do	Do.
Laurel, Sotero	Tanauan	do	Do.
Generoso, Mariano	Lemery	do	Do.
Rodriguez, Felix	Calaca	do	Do.
Oirola, Enrique	Pandan	Antique	Aug. 12, 1901
Reyes, Patricio de los	Sebaste	do	Do.
Palacios, Manuel	Colasi	do	Do.
Española, Policarpo	Tibiao	do	Do.
Palacios, Lazaro	Barbaza	do	Do.
Espargosa, Victoriano	Nalupa Nueva	do	Do.
Bautista, Melchor	Guiljan	do	Do.
Gutierrez, Juan	Bugason	do	Do.
Alarcan, Cándido	Valeerrama	do	Do.
Deipuyat, Inosencio	Caritan	do	Do.
Apayat, Rafael	Patnongan	do	Do.
Maghari, Felipe	San Pedro	do	Do.
Morales, Manuel	Sibalon	do	Do.
Marfil, Florentino	San Remigio	do	Do.
Mancay, Eugenio	Egafia	do	Do.
Villarvert, Anacleto	San Jose	do	Do.
Javier, Exequiel	Antique	do	Do.
Natan, Simplicio	Guintas	do	Do.
Rubite, Mamerto	Dao	do	Do.
Favila, Enrique	Aniny-i	do	Do.
Alzona, Cayo	Santa Cruz	La Laguna	Do.
Rivera, José	Pansanjan	do	Do.
Rosa, Anselmo de	Siniloan	do	Do.
Vicuña, Cipriano	Mavitac	do	Do.
Carrillo, Clemente	Bifiang	do	Do.
Perlas, Pedro	Santa Rosa	do	Do.
Delfino, Dominador	Cabuyao	do	Do.
Augustin, Juan Villa	Victoria	Tarlac	Do.
Bengson, Vicente	Camiling	do	Do.
Ubaldo, Elias	Paniqui	do	Do.
Caperecho, Jorge	Moriones	do	Do.
Almonte, Tomas	Albay	Albay	Do.
Roco, Angel	Legaspi	do	Do.
Rey, Nicolas	Libon	do	Do.
Gregorio, José	Polangui	do	Do.
Robleza, Dionisio	Oas	do	Do.
Lopez, Lorenzo	Ligao	do	Do.
Villareal, Enrique	Guinabatan	do	Do.
Nieves, Guillermo	Camalig	do	Do.
Jancian, Balbino	Daraga	do	Do.
Medina, Manuel	Tabaco	do	Aug. 31, 1901
Pena, Anacleto	Malinao	do	Do.
Azcune, Pantaleon	Tive	do	Do.
Romano, Nicolas	Bacaycay	do	Do.
Blance, Santiago	Malilipot	do	Do.
Balance, Diego S	Libog	do	Do.
Diez, Marcos	Surigao	Surigao	Do.
Lardisabal, Emilio	Boac	Marinduque	Do.
Sevilla, Rosaura	Gazan	do	Do.
Maneja, Evaristo	Torrijos	do	Do.
Lecaros, Vicente	Santa Cruz	do	Do.
Nepomuceno, Vicente	Mogpog	do	Do.
Roque, Lorenzo	Bulan	Sorsogon	Do.
Pulay, Esteban	Barcelona	do	Do.
Brocelo, Fermin	Magallanes	do	Do.
Jarzia, Esteban	Cagayan	Misamis	Do.
Corrales, Carlos	Mambajo	do	Do.
Remalado, Juan	Balingasag	do	Do.
Espido, Vicente	Iponan	do	Do.
Rivera, José	Opol	do	Do.
Zuleta, José	Iloilo	Iloilo	Do.
Saguingsing, Manuel Locsing y	Molo	do	Do.
Avanceña, Honoratio	Arevalo	do	Do.
Carreon, Cipriano	Oton	do	Do.
Altura, Ramon	Tigbauan	do	Do.
Trimañes, Benedicto	Cordoba	do	Do.
Gayondato, Domingo	Guimbal	do	Do.
Orbe, Anselmo Nacionales	Niagao	do	Do.
Santiago, Valeriano	San Joaquin	do	Do.
Miraflores, Mamerto	Mandurriao	do	Do.
Salazar, Andres	San Miguel	do	Do.
Tabat, Luis Tablanan y	Alimodian	do	Do.

THE PHILIPPINE JUDICIARY—Continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Canillas, Feliciano Calopis y	Leon	Iloilo	Aug. 31, 1901
Tagaruma, Manuel	Tubungan	do	Do.
Manipula, Antonio	Igharas	do	Do.
Jaranilla, Elneterio	La Paz	do	Do.
Lopez, Benito	Jaro	do	Do.
Gullem, José Gubuyan y	Pabia	do	Do.
Robles, Procepio Umadjay y	Santa Barbara	do	Do.
Bermejo, Eugenio	Cabatuan	do	Do.
Jesena, Doroteo	Maasin	do	Do.
Marin, Rafael	Janluay	do	Do.
Patie, Florencio	Mina	do	Do.
Bunol, Fulgencio	Luceno	do	Do.
Magbanua, Mariano	Pototan	do	Do.
Dayot, Luis C.	Dingle	do	Do.
Hermano, Ceferino	Duenas	do	Do.
Paciente, Francisco	San Enrique	do	Do.
Aguilar, Simeon	Pawi	do	Do.
Celestial, José	Callnog	do	Do.
Lucero, Mauricio	Lumbunao	do	Do.
Gustilo, Norberto	Leganes	do	Do.
Puertollano, Gregorio	Zarraga	do	Do.
Castro, Casimiro	Santo Domingo	Nueva Ecija	Do.
Soriano, Emilio	Aliaga	do	Do.
Lustre, Ponciano	Jaen	do	Do.
Crespo, Francisco	Cabiao	do	Do.
Adorable, Marciano	Gapan	do	Do.
Cando, Martin	San Antonio	do	Do.
Nieves, Marcelino	Zaragoza	do	Do.
Aguilar, Gervacio	San Leonardo	do	Do.
Barrio, Mariano del	Santa Rosa	do	Do.
Aromin, Tomás	Cuyapo	do	Do.
Ilagan, Eulalio	Bongabon	do	Do.
Nielo, Wenceslao	Pastrana	Leyte	Do.
Mercado, Estanislao	Maason	do	Do.
Sulla, Tarcelo	Cabucgayan	do	Do.
Aberluz, Justo	Cahagnaan	do	Do.
Ramos, Epifanio Suela	Jaro	do	Do.
Parral, Marcos	Carigara	do	Do.
Trani, Melecio	Naval	do	Do.
Cordero, Luis	Barauen	do	Do.
Carpio, Lope	Biliran	do	Do.
Martinez, Rafael	Palompon	do	Do.
Castro, Alejandro	Maripipi	do	Do.
Chavarri, Juan	Culaba	do	Do.
Ponferrado, Samuel	Barugo	do	Do.
Niegos, Julian	Capoocan	do	Do.
Villanueva, Eduardo	Alang-alang	do	Do.
Alcuino, Kiremon	Baybay	do	Do.
Seminiano, Martino	San Miguel	do	Do.
Dimiguillo, Angel Tupas	Dumangas	Iloilo	Do.
Tupas, Montano Blancaflor y	Barotac-nuevo	do	Do.
Arandilla, Alejandro	Anilao	do	Do.
Balladares, Francisco	Banate	do	Do.
Bantilan, Felipe Tupas y	Barotac-viejo	do	Do.
Villabos, Vicente	Navalaz	do	Do.
Zambarano, Mateo	Buenavista	do	Do.
Villanueva, Domingo	Nagaba	do	Do.
Geicana, Andres Garcia	Nueva Valencia	do	Do.
Malapaya, Mariano	Sara	do	Do.
Deles, Salvador	San Dionisio	do	Do.
Solis, Guillermo	Carles	do	Do.
Bernardo, Francisco	Barascan	Bulacan	Do.
Aduna, Pedro	Hagonoy	do	Do.
Macam, Deogracias	Calumpit	do	Do.
Lim, Teodoro	San Miguel	do	Do.
Pilar, Luis H. del	Bulacan	do	Do.
José, Pedro Arrienda	Guilguinto	do	Do.
Puatu, Gregorio	Bigaa	do	Do.
Parulan, Pedro	Bocau	do	Do.
Ferrer, Dalmacio	Marilao	do	Do.
Alarilla, Vicente	Meycauayan	do	Do.
Guansing, Enoc	Polo	do	Do.
San Diego, Diego de	Obando	do	Do.
Jesus, Mariano de	Santa Maria	do	Do.
Celestino, Cirilo	Norzagaray	do	Do.
Reyes, Hermogenes	Malolos	do	Do.
Dioniso, José Boidon	Santa Isabela	do	Do.
Burlongan, Albino	Paombong	do	Do.
Teodoro, Teoforico	Pulilan	do	Do.
Osoria, Adriano	Quingua	do	Do.
Collantes, José	Baliuag	do	Do.
Mateo, Domingo R	Buston	do	Do.

THE PHILIPPINE JUDICIARY—Continued.

JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Valero, Ambrosio.....	San Rafael.....	Bulacan.....	Aug. 31, 1901
Bantigas, Benito.....	San Ildefonso.....	do.....	Do.
Avela, Simon.....	San José.....	do.....	Do.
Otayco, Pedro.....	Angat.....	do.....	Do.
Rodriguez, Simeon.....	Orion.....	Bataan.....	Do.
Banson, Luis.....	Pilar.....	do.....	Do.
Mendoza, Angel.....	Balanga.....	do.....	Do.
Limeanco, Urbano.....	Abucay.....	do.....	Do.
Santiago, Bonifacio.....	Mabatang.....	do.....	Do.
Consunji, Roque.....	Samal.....	do.....	Do.
Pascual, Claro.....	Orani.....	do.....	Do.
Yabot, Juan.....	Hermosa.....	do.....	Do.
Leyuan, Froilan.....	Dinalupijan.....	do.....	Do.
Mendoza, Anacieto.....	Marivales.....	do.....	Do.

AUXILIARY JUSTICES OF THE PEACE.

Nicolas, Catalino.....	Cavite.....	Cavite.....	Aug. 1, 1901
Amoroso, Pedro.....	Daet.....	Ambos Camarines.....	Aug. 5, 1901
Generoso, Pedro.....	Indan.....	do.....	Do.
Santua, Arcadio.....	Talisay.....	do.....	Do.
Ortega, Felino.....	Basud.....	do.....	Do.
Tagala, Pedro.....	Paracale.....	do.....	Do.
Rulvivar, Carlos.....	Nueva Cáceres.....	do.....	Do.
Portugal, Victor.....	Magarao.....	do.....	Do.
Viola, Mariano.....	Bonbon.....	do.....	Do.
Jansalin, Felix.....	Quipayo.....	do.....	Do.
Valle, Policarpo del.....	Calabanga.....	do.....	Do.
Samson, Facundo.....	Tinambac.....	do.....	Do.
Amador, Julian.....	Milaor.....	do.....	Do.
Pajardo, Baldomero.....	Minalabag.....	do.....	Do.
Calinog, Inocencio.....	San Fernando.....	do.....	Do.
Colores, Ligorio.....	Libmanan.....	do.....	Do.
Canuto, Felix.....	Pili.....	do.....	Do.
Flores, Juan Lora.....	Bula.....	do.....	Do.
Barlin, German.....	Baco.....	do.....	Do.
Rolivar, Anastasio.....	Nabua.....	do.....	Do.
Calleja, Eligio.....	Bato.....	do.....	Do.
Nagrampa, Gil.....	Iriga.....	do.....	Do.
Lancaon, Severino.....	Buhí.....	do.....	Do.
Jacob, José.....	Tigaon.....	do.....	Do.
Garchitorena, Arturo.....	Sagnay.....	do.....	Do.
Perfecto, José.....	Goa.....	do.....	Do.
Palma, Regino.....	San José de Lagonoy.....	do.....	Do.
Rivero, Mariano.....	Lagonoy.....	do.....	Do.
Condis, Casareo.....	Caramoan.....	do.....	Do.
Tolentino, Ventura.....	Batangas.....	Batangas.....	Aug. 8, 1901
Buenaviege, Cipriano.....	Bauan.....	do.....	Do.
Marques, Louis.....	San José.....	do.....	Do.
Templo, José.....	Lipa.....	do.....	Do.
Castillo, Pedro.....	Santo Tomás.....	do.....	Do.
Marisigan, Francisco.....	San Juan.....	do.....	Do.
Atienza, Tioflo.....	Taal.....	do.....	Do.
Huerte, Mariano.....	San Louis.....	do.....	Do.
Laurena, Cayetano.....	Tanauan.....	do.....	Do.
Panganiban, Agapito.....	Lemery.....	do.....	Do.
Bacal, Apolinario.....	Calaca.....	do.....	Do.
Reyes, Macario.....	Surigao.....	Surigao.....	Aug. 31, 1901
Domingo, Santiago Santo.....	Boac.....	Marinduque.....	Do.
León, José de.....	Gazan.....	do.....	Do.
Mundo, Froilan de.....	Torrijos.....	do.....	Do.
Regino, Estanislao.....	Santa Cruz.....	do.....	Do.
Mantala, Prisco.....	Mogpog.....	do.....	Do.
Bucarrisas, Filomeno.....	Cagayan.....	Misamis.....	Do.
Borromeo, Gregorio.....	Mambajao.....	do.....	Do.
Almendrala, Daniel.....	Balingasag.....	do.....	Do.
Prado, Fausto de.....	Iponan.....	do.....	Do.
Yasay, Pablo.....	Opol.....	do.....	Do.
Concejal, Domingo Gutierrez.....	Romblon.....	Romblon.....	Do.
Montesa, Felix.....	Badajoz.....	do.....	Do.
Fabreo, Teodoro.....	Despujol.....	do.....	Do.
Fortuna, Daniel.....	Odiongan.....	do.....	Do.
Gabima, Hugo.....	Looc.....	do.....	Do.
Inocencio, Salvador.....	Santa Fe.....	do.....	Do.
Fabil, Nicolas.....	Banton.....	do.....	Do.
Famintano, Atanacio.....	Corcuera.....	do.....	Do.
Baranda, Pedro.....	San Fernando.....	do.....	Do.
Militar, Balbino.....	Cajidiocan.....	do.....	Do.
Tanlongeo, Marcelo.....	Magallanes.....	do.....	Do.

THE PHILIPPINE JUDICIARY—Continued.

AUXILIARY JUSTICES OF THE PEACE—continued.

Name.	Town.	Province.	To date from—
Kanete, Manuel	Pastrana	Leyte	Aug. 31, 1901
Jesus, Esteban de	Maason	do	Do.
Roldan, Pedro	Cabucgayao	do	Do.
Perez, Romulado	Cahagnaan	do	Do.
Pace, Ponciano Horca y	Jaro	do	Do.
Reamillo, Pastor	Carigara	do	Do.
Paula, Pedro	Naval	do	Do.
Esplanada, Balbino	Barauen	do	Do.
Taboso, Pedro	Biliran	do	Do.
Velez, Antonio	Palompon	do	Do.
Pido, Anastasio	Culaba	do	Do.
Arazo, Vicente	Barugo	do	Do.
Misigal, Ignacio	Capoocan	do	Do.
Coquila, Dionisio	Alang-alang	do	Do.
Costas, Dulmacio	Baybay	do	Do.
Babula, Lorenzo	San Miguel	do	Do.
Guangco, Esperidion	Iloilo	Iloilo	Do.
Quinsay, Ramon Avanceña y	Molo	do	Do.
Chavez, Francisco	Arévalo	do	Do.
Novera, Remigio	Oton	do	Do.
Torrefranca, Ignacio	Tigbauan	do	Do.
Baltazar, Camillo	Cordoba	do	Do.
Gemarino, Miguel	Guimbal	do	Do.
Nonato, Tomás	Miagao	do	Do.
Diez, Adriano	San Joaquin	do	Do.
Miraflores, Gervasio	Mandurriao	do	Do.
Malaga, Domingo	San Miguel	do	Do.
Tolentino, Salomon Algallar	Alimodian	do	Do.
Talazar, Enrique Cabalán y	Leon	do	Do.
Tanlogan, Isidro	Tubungan	do	Do.
Espeleta, Andeodato	Igaras	do	Do.
Benedicto, Inocentes	La Paz	do	Do.
Jimenez, Arsenio	Jaro	do	Do.
Confesor, Perpetuo Gumban y	Pavia	do	Do.
Suobiron, Regino Solinap	Santa Barbara	do	Do.
Montaño, Isidro	Cabatuan	do	Do.
Modejar, Francisco	Maasin	do	Do.
Tubayan, José	Janinay	do	Do.
Legrifo, Leoncio	Mina	do	Do.
Siquio, Melquiades	Lucena	do	Do.
Dosido, Vicente	Pototan	do	Do.
Dalipe, Julian	Dingle	do	Do.
Espino, Pedro Espino y	Duenas	do	Do.
Villalobos, Florencio	San Enrique	do	Do.
Palmones, Rafael	Passi	do	Do.
Castigador, Tiburcio	Calinog	do	Do.
Lemana, Santiago	Lambunao	do	Do.
Jinon, Modesto	Leganes	do	Do.
Perisuelo, Valeriano	Zarraga	do	Do.
Jinete, Gregorio Evangelista	Dumangas	do	Do.
Okendo, Vicente Tupaz	Narotoc nuevo	do	Do.
Apura, Alejandro	Anilao	do	Do.
Banaria, Fernando	Banate	do	Do.
Fuentes, Pedro Causing y	Barotoc-viejo	do	Do.
Benedicto, Narciso	Navalas	do	Do.
Santos, Canuto de los	Bulnavista	do	Do.
Villanueva, Sofronio	Nagaba	do	Do.
Galon, Alberto Gonzaga	Nueva Valencia	do	Do.
Salcedo, Angel	Sara	do	Do.
Gorrez, Esperidion	San Dionicio	do	Do.
Andrada, Casimiro	Carles	do	Do.
Santos, Estevan de los	Orion	Bataan	Do.
Calimbas, Julian	Pilar	do	Do.
Du, Cesario	Balanga	do	Do.
Estrella, Geraldo	Abucay	do	Do.
Tiongson, Sacarias	Mabatang	do	Do.
Talastas, Hermenegildo	Samal	do	Do.
Sevilla, Geronimo	Orani	do	Do.
Jesus, José de	Hermosa	do	Do.
Reyes, Adriano de los	Dinalupijan	do	Do.
Alejo, Gregorio	Mariveles	do	Do.

APPOINTMENTS IN THE MUNICIPAL GOVERNMENT FOR THE CITY OF MANILA.

Name.	Position.	To date from—
Herrera, Arsenio Cong	President of the municipal board.....	Aug. 6, 1901
Baldwin, Barry.....	Member of the municipal board.....	Do.
Tutherly, William	do.....	Do.
Davies, A. L. B.....	Secretary of the municipal board	Do.
Mead, C. W.....	City engineer.....	Do.
Wheeler, Robert C.....	First assistant city engineer.....	Aug. 21, 1901
Aleandrino, José.....	Second assistant city engineer.....	Aug. 6, 1901
Williams, D. S.....	do.....	Do.
Mudge, Jerome L.....	Superintendent of streets, parks, bridges, docks, and wharves.	Do.
Casey, Henry R.....	Superintendent of water and sewers.....	Do.
Dorrington, Lafayette A.....	Superintendent of buildings and illumination	Do.
Curry, George	Superintendent of police	Do.
Trowbridge, Charles R	Chief of the secret service	Do.
Dodge, Frederick R.....	Chief of the department of fires and building inspection.	Do.
Hoey, John W	Assistant chief of department of fires and building inspection.	Aug. 13, 1901
Hausserman, John W.....	City attorney	Aug. 6, 1901
Reyes, Modesto	Assistant district attorney	Do.
Bishop, William H	Prosecuting attorney	Do.
Changeo, Dionisio.....	First assistant prosecuting attorney	Do.
Ner, José	Second assistant prosecuting attorney.....	Do.
Trent, Grant T.....	Third assistant prosecuting attorney	Do.
Macinanus, Augustus F. W	Judge municipal court, district north of Pasig	Do.
Varanda, Carlos	Clerk of court	Do.
Liddell, James M.....	Judge municipal court, district south of Pasig.....	Do.
Ricafort, Pedro.....	Justice of the peace.....	Do.
Quintero, José Maria	do.....	Do.
Veloso, Martiniano	Auxiliary justice of the peace	Do.
Gabriel, Perfecto	do.....	Do.
Sleeper, Charles H.....	City assessor and collector.....	Do.
Steere, Henry.....	Chief deputy assessor.....	Do.
Cromwell, Ellis.....	Chief deputy collector	Do.
Ortigas, Francisco	Member of advisory board, Intramuros.....	Do.
Yango, Teodoro	Member of advisory board, Binondo.....	Do.
Paterno, José	Member of advisory board, Santa Cruz	Do.
Pabalan, Antonio.....	Member of advisory board, Paco.....	Do.
Calderon, Felipe.....	Member of advisory board, Ermita	Do.
Somosa, Vicente	Member of advisory board, Malate	Do.
Rodriguez, Rogalcano	Member of advisory board, San Nicolas.....	Do.
Feliciano, Crispulo	Member of advisory board, Tondo	Do.
Tuason, Juan	Member of advisory board, Quiapo	Do.
Velasco, Miguel	Member of advisory board, San Miguel.....	Do.
Reyes, Rafael.....	Member of advisory board, Sampaloc	Do.
Aleman, José.....	do.....	Aug. 9, 1901
Infanta, José	Member of advisory board, Ermita	Do.
Alcantara, Tomás	Member of advisory board, Intramuros.....	Do.

PROVINCIAL APPOINTMENTS.

The following additional changes are reported in the provincial service for the period May 31 to August 31. Additions and alterations should be made accordingly in the list published in the preceding quarterly volume:

Name.	Position.	Town.	Date of oath or resolution.
Roman, Espiritu, vice Villamor.....	Fiscal	Pangasinan	June 22, 1901
Hopson, Sidney A., vice Wessels....	Supervisor.....	Tarlac	
McLain, Chas. C., vice Abbatt	Treasurer	Tayabas	June 24, 1901
Beard, Wolcott Lee.....	Supervisor.....	Tarlac	Aug. 21, 1901
DeLano, Harry C	do	Surigao.....	Do.
Perkins, Albert H	do	Oriental Negros	Do.
Patterson, Silas B.....	do	Leyte.....	Do.
Kendall, Charles H.....	do	Batangas	Do.
King, Horace W	do	Bohol	Do.
Holcombe, Joseph G.....	do	Cebu	Do.
Farnham, Charles H	do	Bulacan	Do.
Fitzhugh, Smith K., vice Blasland..	do	Tayabas	July 22, 1901
Ker, Emiliano, vice Ramos	Fiscal	Romblon Masbate.....	June 25, 1901
Hodgson, Telfair	Supervisor.....	Antique	June 17, 1901
Leonard, Thomas, vice Leonard	do	Capiz	June 13, 1901

Name.	Position.	Town.	Date of oath or resolution.
Sutherland, R. H., vice Dengler.....	Treasurer	Bohol (to take effect July 1, 1901).	June 18, 1901
Fauntleroy, James D	Supervisor.....	Occidental Negros.....	June 15, 1901
Peed, Henry A., vice Clifton.....	Treasurer	Oriental Negros	June 28, 1901
Hilado y Ledesma, Inocente.....	Fiscal	do	June 21, 1901
Singson, Secundo.....	do	Leyte.....	
Locsin, Leandro, vice Luzurriaga..	Governor.....	Occidental Negros.....	Aug. 9, 1901
Santamaria, Francisco, vice Reyes.	Fiscal	Cavite.....	Do.
Lang, Louis M., vice Locsin.....	Treasurer	Occidental Negros.....	Do.
Grant, Joseph H., vice Allen.....	Governor.....	Leyte.....	Do.
Ross, James, vice Curry.....	do	Ambos Camarines.....	Do.
Preston, William B.....	Supervisor.....	Iloilo.....	Aug. 12, 1901
Greene, John V., vice Fanning	Treasurer	Tarlac.....	Aug. 13, 1901
Fanning, Richard J., vice Terry	do	Sorsogon	Do.
Sherwood, Reuel E.....	do	Masbate.....	Aug. 31, 1901
Hopson, Sydney H., vice Butler	Supervisor.....	Pampanga.....	Aug. 13, 1901
Sans, Francisco, vice Johnson.....	Governor.....	Romblon	Do.

ORIGINAL APPOINTMENTS—IN PROVINCES ORGANIZED BY THE COMMISSION DURING THIS QUARTER.

Flores, Ambrosio.....	Governor.....	Rizal	June 18, 1901
Raymundo, Hilario ^a	Secretary.....	do	June 12, 1901
Tupas, José.....	do	do	June 24, 1901
Hill, James E.....	Treasurer.....	do	June 14, 1901
Dieck, Robert G.....	Supervisor.....	do	Aug. 21, 1901
Ramos, Fernando Grey.....	Fiscal	do	June 14, 1901
Trias, Mariano	Governor.....	Cavite.....	June 22, 1901
Tirona, Daniel	Secretary.....	do	June 20, 1901
Shearer, R. M.....	Treasurer.....	do	June 12, 1901
Austin, Fred T.....	Supervisor.....	do	Do.
Reyes, Modesto ^b	Fiscal	do	June 18, 1901
Santamaria, Francisco	do	do	Aug. 12, 1901
Kreps, Jacob F.....	Governor.....	Nueva Ecija.....	June 28, 1901
Santos, Epifanio de los.....	Secretary.....	do	July 2, 1901
Day, Richard C.....	Treasurer.....	do	Do.
Higley, Albert H.....	Supervisor.....	do	Aug. 18, 1901
Manalas, Ramon	Fiscal	do	July 2, 1901
Ortega, Joaquin	Governor.....	La Union.....	Aug. 15, 1901
Aspre, Andres	Secretary.....	do	Do.
Tompkins, Dean.....	Treasurer.....	do	Do.
Baltazar, Joaquin.....	Fiscal	do	Do.
Horton, Clarence F.....	Supervisor.....	do	Aug. 21, 1901
Crisolgo, Mena	Governor.....	Ilocos Sur	Aug. 16, 1901
Ferrer, Fernando.....	Secretary.....	do	Do.
Ney, C. W. (transferred).....	Treasurer.....	do	Do.
Grau, Geo. R.....	do	do	Aug. 22, 1901
Singson, Vicente	Fiscal	do	Aug. 16, 1901
Shuman, Edward P.....	Supervisor.....	do	Aug. 21, 1901
Bowen, Major W. H. C.....	Governor.....	Abra	Aug. 19, 1901
Villamor, Juan.....	Secretary.....	do	Do.
Scott, W. J.....	Treasurer.....	do	Do.
Paredes, Lucas	Fiscal	do	Do.
.....	Supervisor.....	do	
Agbayani, Aguedo	Governor.....	Ilocos Norte	Aug. 20, 1901
Agcañili, Julio	Secretary.....	do	Do.
Currie, John M.....	Treasurer.....	do	Do.
Soriano, Policarpo.....	Fiscal	do	Do.
Taylor, Denzil H.....	Supervisor.....	do	Aug. 21, 1901
Gonzaga, Gracio.....	Governor.....	Cagayan.....	Aug. 22, 1901
Salo, Pastor.....	Secretary.....	do	Do.
Ney, C. W.....	Treasurer.....	do	Do.
Navat, Modesto.....	Fiscal	do	Do.
Keys, Edward A.....	Supervisor.....	do	Do.
Johnston, Capt. Wm. H.....	Governor.....	Isabela	Aug. 24, 1901
Dichoso, Francisco	Secretary.....	do	Do.
Povey, Geo. W.....	Treasurer.....	do	Do.
Revilla, Bartolome	Fiscal	do	Do.
.....	Supervisor.....	do	
Lasaca, Potenciano.....	Governor.....	Zambales.....	Aug. 24, 1901
Alba, Gabriel	Secretary.....	do	Do.
Morrison, A. C.....	Treasurer.....	do	Do.
Manday, Juan	Fiscal	do	Do.
Manter, Ralph B.....	Supervisor.....	do	Do.

^a Resignation accepted June 18, 1901.^b Appointed city attorney of Manila.

CHAIRMAN OF MUNICIPAL ORGANIZATION COMMITTEES.

Name	Province.	To date from—
Trias, Mariano	Cavite	July 24, 1901
Gardener, Cornelius	Hingoso, Tayabas	June 20, 1901
Tavera, T. H. Pardo de	Laguna	June 21, 1901
Goldman, J. H.	Bagae and Mabatang, Bataan	July 2, 1901
Caedo, Florencio	Batangas	July 16, 1901
Lamaca Potenciano	Zambales	Aug. 28, 1901
Johnston, Capt. W. H.	Isabela	Aug. 24, 1901
Gonzaga, Gracio	Cagayan	Aug. 22, 1901
Agbayani, Agueno	Ilocos Norte	Aug. 20, 1901
Crissologo, Mena.	Ilocos Sur	Aug. 16, 1901
Bowen Maj. W. H. C.	Abra	Aug. 19, 1901
Ortega, Joaquin	La Union	Aug. 15, 1901
Betts, A. U.	Albay	Aug. 29, 1901
Kreps, Jacob L.	Nueva Ecija	June 12, 1901

ASSISTANT CHAIRMAN OF MUNICIPAL COMMITTEES.

Manday, Juan	Zambales	Aug. 28, 1901
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Appointments and promotions made by the civil governor with the consent of the Commission.

PROVINCIAL SERVICE.

Name.	Position.	To date from—
Condoht, Julius A., vice Williams, appointed treasurer, Tarlac.	Treasurer, Romblon	Sept. 5, 1901
Williams, Albert S., vice Green, declined.	Treasurer, Tarlac	Do.
Reynolds, Chas. A., vice Greenough, resigned.	Treasurer, Bulacan (to take effect Oct. 1, 1901)	Do.
Hurd, J. Thomas	Supervisor, Isabela	Do.
Grant, Jas. H., vice Allen, appointed chief of insular constabulary	Provincial governor, Leyte	Sept. 6, 1901
Delgado, Ambrosio	Fiscal, Masbate	Sept. 13, 1901
Bear, Wolcott LeC., vice Wm. Foote, resigned.	Supervisor, Pangasinan	Sept. 24, 1901
Creager, William P., vice Beard, appointed supervisor, Pangasinan.	Supervisor, Tarlac	Sept. 25, 1901
Sinclair, Bartlett, vice Hill, resigned.	Treasurer, Rizal	Do.
Taylor, J. Lawton, vice Lewis, resigned.	Supervisor, Marinduque	Oct. 11, 1901
Wheeler, Ernest S.	Supervisor, Iloilo	Oct. 24, 1901
Araneta, Emilio	Fiscal, Oriental, Negros	Oct. 25, 1901
Pack, William F., vice Whitmarsh, resigned.	Provincial governor, Benguet (to take effect Nov. 15, 1901).	Oct. 30, 1901
Ramos, Alfonso	Provincial secretary, Tarlac, during suspension of Juan Cordona.	Do.
Leggett, William W.	Supervisor, Abra (to take effect Oct. 25, 1901)	Do.
King, Horace W., vice Purlington, resigned.	Supervisor, Sorsogon	Nov. 13, 1901
Hegg, John R., vice King, appointed supervisor, Sorsogon.	Supervisor, Bohol	Do.
Macapinloc, Enrique, vice Garcia, removed.	Fiscal, Pampanga	Nov. 14, 1901
Eleizigul, Gaudencio, vice Gray Ramos, deceased.	Fiscal of Rizal	Nov. 25, 1901
Acevedo, Emiliano, during suspension of Simeon Mabo.	Secretary of Capiz	Do.

MUNICIPAL ORGANIZATION COMMITTEES.

Benitez, Hilgino	Chairman of the committee of organization for Binangonan de Lampon (Infanta) (to take effect after Sept. 14, 1901).	Oct. 8, 1901
Do.	Chairman of committee of organization, Island of Polillo.	Oct. 30, 1901

540 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

Appointments and promotions made by the civil governor, etc.—Continued.

DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
Tipton, William M	Chief of bureau of public lands.....	Sept. 5, 1901
Baza, Gregorio	Chief clerk of bureau of public lands	Sept. 16, 1901
Barrows, David P	Chief of the bureau of non-Christian tribes.....	Oct. 3, 1901
Burritt, Charles H.....	Chief of mining bureau (to take effect Sept. 20, 1901).	Oct. 30, 1901
Freer, Paul C.....	Superintendent government laboratories, Manila, P. I.	Oct. 31, 1901
Mead, Charles W	Sanitary engineer for Philippine Islands (to take effect after Nov. 1, 1901).	Do.

DEPARTMENT OF FINANCE AND JUSTICE.

Shuster, William Morgan.....	Collector of customs for Philippine Islands and of chief port.	Sept. 16, 1901
Colton, George R	Collector of customs, Iloilo.	Sept. 23, 1901
McCoy, Henry, vice Colton.....	Deputy collector of customs for Philippine Islands and of the chief port.	Do.
Corwine, Richard M., vice Sime, removed.	Collector of customs, Jolo.....	Nov. 9, 1901
Bennett, George, vice Corwine, appointed collector of customs, Jolo.	Collector of customs, Zamboanga.....	Do.
Vaughn, William T	Collector of internal revenue, district of La Laguna.	Sept. 5, 1901

CLERKS OF COURT OF FIRST INSTANCE.

Sampson, Felix	Albay	Sept. 5, 1901
Mundo, Justo Amurao y del	Nueva Ecija	Do.
Marques, Modesto.....	Romblon.....	Do.
Vera, José de.....	Sorsogon	Sept. 13, 1901
Valdez, Pedro L.....	Ilocos Norte.....	Sept. 16, 1901
Alviar, Doroteo.....	Ilocos Sur.....	Sept. 24, 1901
Llanos, Ricardo, vice Lacayo (resigned).	Fourteenth judicial district.....	Sept. 25, 1901
Scarella, Rafael Maria	Masbate.....	Do.
Tacad, Francisco.....	Isabela.....	Sept. 27, 1901
Valera, Wenceslao	Nueva Viscaya.....	Do.
Gimenez, Anacleto Villavert.....	Antique.....	Oct. 4, 1901
Abad, Maximo.....	Marinduque	Oct. 14, 1901
Reyes, Inocencio Cortes.....	Surigao	Nov. 14, 1901
Rufino, Juan Valera y.....	Abra	Oct. 21, 1901
Diva, Ladislao.....	Cavite.....	Nov. 19, 1901
Elumba, Catalino, vice Cortes	Surigao	Nov. 21, 1901
Reyes, declined.		

DEPARTMENT OF PUBLIC INSTRUCTION.

Crisologo, Mena	Member of superior advisory board of education...	Sept. 23, 1901
Rosario, Tomás G. deldo.....	Do.
Laktaw, Pedro Serrano.....do.....	Do.
Bourne, Edgar K.....	Chief of the bureau of architecture and constructor of public buildings (to take effect Oct. 18, 1901).	Oct. 30, 1901
Leech, John S	Chief of the bureau of public printing.....	Nov. 13, 1901
Iriarte, Manuel de.....	Chief of the bureau of archives (to take effect Oct. 21, 1901).	Oct. 25, 1901

MUNICIPALITY OF MANILA.

Lacalle, Julian Moreno, vice Varanda, resigned.	Clerk of municipal court of Manila (district north of Pasig).	Oct. 11, 1901
Jones, A. B., vice Arce, resigned ...	Clerk of municipal court of Manila (district south of Pasig).	Do.
Crossfield, Amasa S., vice Sleeper, appointed member of municipal board of Manila.	City assessor and collector of Manila	Nov. 9, 1901
Sleeper, Charles H	Member municipal board, Manila.....	Do.
McGirr, Thomas L	Acting judge of the municipal court (district north of Pasig, Manila).	Do.
Ingersoll, Frank B., vice Trent, resigned.	Third assistant prosecuting attorney, city of Manila.	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Atkinson, Howard	Fourth assistant chief of insular constabulary (to take effect Aug. 28, 1901).	Oct. 2, 1901
Marix, Adolph	Chief of the bureau of coast guard and transportation (to take effect Oct. 17, 1901).	Oct. 30, 1901

JUSTICES OF THE PEACE.

Name.	Town.	Province.	To date from—
Vargas, Leocadio, vice Santiago, incorrectly nominated.	Talisay	Ambos Camarines	Sept. 5, 1901
Sanchez, Brigidio, vice Pedro Sanchez, incorrectly nominated.	Paracale	do	Do.
Gabriel, Andres	Navotas	Rizal	Sept. 6, 1901
Dias, Baldomero	Pasig	do	Do.
Rodil, Segundo	Santa Ana	do	Do.
Cruz, Martin de la	Novaliches	do	Do.
Feliciano, Silvestre	Caloocan	do	Do.
Cruz, Benito	Tambobong	do	Do.
Garcia, Santiago	Malibay	do	Do.
Inquimboy, Pedro	Pineda	do	Do.
Rodriguez, Flaviano	Parafiaque	do	Do.
Santos, Pacifico	Mariguina	do	Do.
Ferrer, Basilio	Montalvan	do	Do.
Gonzaga, Honesto	Taytay	do	Do.
Santiago, Lucas	San Mateo	do	Do.
Sumulong, Policarpo	Antipolo	do	Do.
Claravalt, Mariano	Ilagan	Isabela	Sept. 13, 1901
Ezquieres, Filomeno, vice Elenzar, declined.	Lucban	Tayabas	Do.
Alquisota, Hilario	Barili	Cebu	Do.
Agravante, Franquillino	Badian	do	Do.
Pedrosa, Zacarias	San Remigio	do	Do.
Mascardo, Martin	Samboan	do	Do.
Obillo, Julian	Oslob	do	Do.
Lozano, Laurencio	Santander	do	Do.
Canillo, Hilario	Talisay	do	Do.
Buenconsejo, Francisco	Dalaguete	do	Do.
Josores, Pedro	Alcántara	do	Do.
Joaquino, Zacarias	Talamban	do	Do.
Sanchez, Fernando	Malaboyoc	do	Do.
Gorero, Potenciano	Pinalilan	do	Do.
Papas, Joaquín	San Fernando	do	Do.
Masancay, Trinidad	Lubang	Cavite	Sept. 20, 1901
Abeleda, Regino	Looc	do	Do.
Cuajunco, Primitivo	Maragondon	do	Do.
Alas, Augustin de las	Indan	do	Do.
Ermitano, Damian	Carmona	do	Do.
Javier, Nicomedes, vice Nadres, resigned.	Candelaria	Tayabas	Sept. 21, 1901
Templo José, vice Atrica, resigned.	Lipa	Batangas	Do.
Carlos, Cosme	San Felipe Nery	Rizal	Do.
Cruz, Pablo	Canita	do	Do.
Brodet, Saturnino	Estancia	Iloilo	Do.
Quijano, Hermenegildo	Batad	do	Do.
Teodosio, Candido	Balasan	do	Do.
Pendon, Laureano	Concepcion	do	Do.
Basan, Lucio	Ajuy	do	Do.
Aspera, Narciso	Lemery	do	Do.
Amante, Francisco	Tunasan	La Laguna	Do.
Aveña, Candido	Calamba	do	Do.
Pantua, Faustino	Bay	do	Do.
Relova, Santiago	Pila	do	Do.
Abaya, Ramon	Pagsanjan	do	Do.
Paraiso, Juan	Lumban	do	Do.
Dandana, Tomás	Paete	do	Do.
Ysorena, Cipriano	Paquil	do	Do.
Tuviera, Andres	Majayjay	do	Do.
Badiola, Marcos	Lillo	do	Do.
Manas, Mariano	Nagcarlan	do	Do.
Nieva, Mariano	San Pablo	do	Do.
Caji, Francisco	Pangil	do	Do.
Ilazegui, Mariano	Los Baños	do	Do.
Miranda, Irineo	Calauang	do	Do.
Sabio, Pedro	Longos	do	Do.
Sequera, Victoriano	Santa Maria	do	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Ortoñez, Gregorio.....	Cavinti.....	La Laguna.....	Sept. 21, 1901
Estrellado, Antonio.....	Luisiano.....	do.....	Do.
Francia, Antonio.....	Magdalena.....	do.....	Do.
Cayomando, Mariano.....	Alaminos.....	do.....	Do.
Reinaldo, Roman.....	San Pedro Macati.....	Rizal.....	Sept. 24, 1901
Alvarado, Alejandro.....	Aparri.....	Cagayan.....	Do.
Chiyuto, Mariano.....	Capiz.....	Capiz.....	Do.
Bermejo, Macario.....	Panay.....	do.....	Do.
Delfin, Eugenio Aleala.....	Pontevedra.....	do.....	Do.
Berna, Pedro.....	Pilar.....	do.....	Do.
Bravo, Felipe.....	Casanayan.....	do.....	Do.
Distor, Angel.....	Maayon.....	do.....	Do.
Cordobero, Miguel.....	Loctugan.....	do.....	Do.
Delfin, Potenciano.....	Panitan.....	do.....	Do.
Isada, Felipe.....	Dao.....	do.....	Do.
Reyes, Braulio.....	Sigma.....	do.....	Do.
Laguda, Marcelo.....	Mambusao.....	do.....	Do.
Pagtanag, Juan.....	Dumalag.....	do.....	Do.
Ornachos, Sabino.....	Cuartero.....	do.....	Do.
Arancillo, Vicente.....	Dumarao.....	do.....	Do.
Advincula, Pedro.....	Insan.....	do.....	Do.
Olivera, Benigno.....	Sapian.....	do.....	Do.
Fuentes, Inocentes.....	Jagnaya.....	do.....	Do.
Balbona, Jacinto.....	Jainindang.....	do.....	Do.
Felix, Matias S.....	Tapas.....	do.....	Do.
Suegan, Rustico.....	Batan.....	do.....	Do.
Tullo, Epifanio.....	Jimeno.....	do.....	Do.
Concepcion, Agustin.....	Calivo.....	do.....	Do.
Madayag, Felix.....	Numancia.....	do.....	Do.
Tagle, Lucio.....	Mucato.....	do.....	Do.
Gochiengco, Marcos.....	Lezo.....	do.....	Do.
Planas, Hugo.....	Libacao.....	do.....	Do.
Nabor, Vedaato.....	Madalag.....	do.....	Do.
Rimon, Baldomero.....	Malinao.....	do.....	Do.
Lacerna, Quintin.....	Nayas.....	do.....	Do.
Aparicio, Alejandro.....	Ibahay.....	do.....	Do.
Morales, Basilio.....	Tanigulan.....	do.....	Do.
Suncuya, Juan.....	Baŕiga.....	do.....	Do.
Caliso, Adriano.....	Balete.....	do.....	Do.
Reyes, Juan de los.....	Buruangan.....	do.....	Do.
Lorenzana, Marcelo.....	Peñarunda.....	Nueva Ecija.....	Sept. 27, 1901
Sarmiento, Patricio.....	San Juan de Guimba.....	do.....	Do.
Roque, Juan.....	Licab.....	do.....	Do.
Huerta, Guillermo.....	Pantabangan.....	do.....	Do.
Jimenez, Antonio.....	Cubatanuan.....	do.....	Do.
Tessalona, Alejandro, vice Tomas Tessalona, resigned.....	Mulanay.....	Tayabas.....	Oct. 2, 1901
Carpio, Ruperto, vice Meer, resigned.....	Santo Tomas.....	Batangas.....	Do.
Abad, Adriano, vice Espino, declined.....	Salasa.....	Pangasinan.....	Do.
Guzman, Antonio de, vice Arrieta, declined.....	Aguilar.....	do.....	Do.
Torres, Marcelino, vice Fortich, declined.....	Alava.....	do.....	Do.
Nietes, Eulalio, vice Villavert, appointed clerk of court.....	San Jose.....	Antique.....	Oct. 4, 1901
Sotilo, Cornelio.....	Villavieja.....	Abra.....	Do.
Villamor, Ambrosio.....	Bangued.....	do.....	Do.
Carifio, Catalino.....	Tayum.....	do.....	Do.
Olivar, Fruto.....	Dolores.....	do.....	Do.
Llaneza, Agustin.....	San Juan.....	do.....	Do.
Latin, Valeriano.....	La Paz.....	do.....	Do.
Bay-on, Esteban.....	San Gregorio.....	do.....	Do.
Alzata, Marcos.....	Bucay.....	do.....	Do.
Catriz, Luis.....	San Jose.....	do.....	Do.
Bringas, Mariano.....	Pidigan.....	do.....	Do.
Valera, Carlos.....	Pilar.....	do.....	Do.
Dalen, Jose Senen.....	San Quintin.....	do.....	Do.
Abileo, Camilo, vice Alarcon, resigned.....	Valderrama.....	Antique.....	Oct. 8, 1901
Suavedra, Jorge.....	Davao.....	District of Davao.....	Do.
Suavedra, Blas.....	Zamboanga.....	District of Zamboanga.....	Do.
Mallare, Monico.....	Isabela.....	District of Basilan.....	Do.
Hamoy, Sixto.....	Dapitan.....	Comandancia of Dapitan.....	Do.
Abad, Angel.....	Muntinlupa.....	Rizal.....	Do.
Cruz, Ramon M.....	Teresa.....	do.....	Do.
Vital, Esperidion.....	Binangonan.....	do.....	Do.
Cruz, Gregorio Vera, vice Merano resigned.....	Uisan.....	Tayabas.....	Oct. 11, 1901
Castel, Ponciano, vice Consunji, resigned.....	Samal.....	Bataan.....	Oct. 14, 1901

Appointments and promotions made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Baluyot, Moyses, vice Rodriguez, resigned.	Orion.....	Bataan.....	Oct. 14, 1901
Delfin, Santos, vice Limcangco, resigned.	Abucay.....	do.....	Do.
Raymundo, Teodoro.....	Olongapo.....	Zambales.....	Do.
Afable, Nicanor.....	Subic.....	do.....	Do.
Macalanda, Gaudencio.....	Castillejos.....	do.....	Do.
Corpus, Alipio.....	San Marcelino.....	do.....	Do.
Garcia, Domingo.....	San Antonio.....	do.....	Do.
Amon, Donato.....	San Narciso.....	do.....	Do.
Barretto, Luis.....	San Felipe.....	do.....	Do.
Rivera, Benito.....	Cabangan.....	do.....	Do.
Dumaplin, Andres.....	Botolan.....	do.....	Do.
Farrales, Feliciano.....	Iba.....	do.....	Do.
Camara, Angel.....	Gubat.....	Somogon.....	Oct. 16, 1901
Clemente, Justo.....	Donsol.....	do.....	Do.
Quinto, Maximo.....	Pilar.....	do.....	Do.
Gabionza, Rosendo.....	Irocin.....	do.....	Do.
Ubaldo, Martin.....	Matnog.....	do.....	Do.
Celestino, Calixto, vice Palarca, resigned.	O'Donnell.....	Tarlac.....	Oct. 21, 1901
Zurbito y Bayot, Joaquin M.....	Masbate.....	Masbate.....	Do.
Orteza, Ambrosio.....	Mobo.....	do.....	Do.
Clemente, Ricardo.....	Uson.....	do.....	Do.
Pimentel, Claro.....	Palanas.....	do.....	Do.
Sanagustin, Tomas.....	Cataingan.....	do.....	Do.
Selera, Eduvigio.....	Placer.....	do.....	Do.
Oliva, Potenciano.....	Mandaon.....	do.....	Do.
Alvarez, Vicente.....	Pulanduta.....	do.....	Do.
Rosa, Atilano de la.....	Magdalena.....	do.....	Do.
Rosa, Ciriaco de la.....	Baleno.....	do.....	Do.
Caparinas, Valentin.....	San Agustin.....	do.....	Do.
Clemente, Ramon.....	San Fernando.....	do.....	Do.
Bailon, Manuel.....	San Jacinto.....	do.....	Do.
Miranda, Julian.....	San Pascual.....	do.....	Do.
Nepomuceno y Siriban, Vicente.....	Tuguegarao.....	Cagayan.....	Do.
Guzman, Vicente.....	Enrile.....	do.....	Do.
Taguinod, Mariano.....	Pena Blanca.....	do.....	Do.
Caronan, Jacobo.....	Solana.....	do.....	Do.
Bautista, Francisco.....	Iguig.....	do.....	Do.
Rosario, Juan Morales del.....	Amulung.....	do.....	Do.
Canillas, Mariano.....	Alcala.....	do.....	Do.
Cruz, Juan Canillas y.....	Baggao.....	do.....	Do.
Pasarabba, Potenciano.....	Nassiping.....	do.....	Do.
Leon, Mariano de.....	Lal-lo.....	do.....	Do.
Liman, Getulio.....	Camalanlujan.....	do.....	Do.
Rivero, Jose.....	Cordova.....	do.....	Do.
Pagulayan, Tomas.....	Santo Nino.....	do.....	Do.
Casiban, Vicente.....	Plat.....	do.....	Do.
Daquiel, Fernando.....	Tuao.....	do.....	Do.
Ferrer, Pedro.....	Milagros.....	Masbate.....	Do.
Pelini, Galicano.....	Malbug.....	do.....	Do.
Miro, Miguel Lasam y.....	Manauan.....	Cagayan.....	Do.
Miro, Joaquin Sanchez.....	Malaueg.....	do.....	Do.
Borromeo, Bonifacio.....	Pamplona.....	do.....	Do.
Col-ing, Felix Jonte y.....	Gattaran.....	do.....	Do.
Aspiros, Luis Arnedo y.....	Abulug.....	do.....	Do.
Gonzaga, Capriano.....	Buguey.....	do.....	Do.
Verra, Margarito.....	Abuyog.....	Leyte.....	Do.
Rosal, Ciriaco Alfaro y.....	Cabalian.....	do.....	Do.
Mocorro, Feliciano.....	Caybiran.....	do.....	Do.
Nuesa, Juan.....	Dagami.....	do.....	Do.
Apolonio, Fermin.....	Dulag.....	do.....	Do.
Ungoy, Saturnino.....	Hinunangan.....	do.....	Do.
Manto, Catalino.....	Matalom.....	do.....	Do.
Sang-an, Simon.....	Merida.....	do.....	Do.
Tan, Meliton.....	Ormoc.....	do.....	Do.
Mendiola, Marcelo.....	Polo.....	do.....	Do.
Penaranda, Esteban.....	San Isidro del Campo.....	do.....	Do.
Lazada, Agapito.....	Tabon-Tabon.....	do.....	Do.
Enage, Higinio.....	Tacloban.....	do.....	Do.
Veyra, Eugenio de.....	Tanauan.....	do.....	Do.
Lawzon, Brigido.....	Tolosa.....	do.....	Do.
Abitria, Estanislao, vice Gomez, incorrectly nominated.	Claveria.....	Masbate.....	Oct. 28, 1901
Monforte, Juan.....	Gamu.....	Isabela.....	Do.
Luna, Florentino.....	Reina Mercedes.....	do.....	Do.
Palangao, Geronimo.....	Cauayan.....	do.....	Do.
Caulan, Vicente.....	Maguillian.....	do.....	Do.
Lucas, Demetrio.....	Agadanan.....	do.....	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Angoluan, Perfecto.....	Echague.....	Isabela.....	Oct. 28, 1901
Abanag, Francisco.....	Carig.....	do.....	Do.
Abalahin, Gaspar.....	Cordon.....	do.....	Do.
Cayaba, Vicente.....	Tumauini.....	do.....	Do.
Gullayan, Juan.....	Cabagan Viejo.....	do.....	Do.
Gatan, Roque.....	Cabagan Nuevo.....	do.....	Do.
Masigang, Lino.....	Santa Maria.....	do.....	Do.
Valdes, Juan.....	Tuy.....	Batangas.....	Do.
Zarzoso, Timoteo.....	Llan.....	do.....	Do.
Mendoza, Juan.....	Nasugbu.....	do.....	Do.
Praga, Manuel.....	Calatagan.....	do.....	Do.
Alegrado, Hilarion.....	Lobo.....	do.....	Do.
Quinio, Francisco.....	Ybaan.....	do.....	Do.
Unzon, Felix.....	Balayan.....	do.....	Do.
Piguing, Francisco.....	Tanay.....	Rizal.....	Oct. 30, 1901
Natividad, Pedro.....	Tagulig.....	do.....	Do.
Domingo, Juan.....	San Juan del Monte.....	do.....	Do.
Concepcion, Leon.....	Angono.....	do.....	Do.
Digma, Agripino.....	Baras.....	do.....	Do.
Soriano, Luis, vice Mendoza, resigned.....	Balanga.....	Bataan.....	Oct. 31, 1901
Yraula, Domingo, vice Mendoza, resigned.....	Mariveles.....	do.....	Do.
Bandiola, Simon, vice Bautista, de- clined.....	Guisijan.....	Antique.....	Do.
Villafior, Carmelino Ziel y.....	Leyte.....	Leyte.....	Nov. 2, 1901
Amato, Joaquin.....	Virac.....	Albay.....	Do.
Providencia, Juan de la.....	Calolbon.....	do.....	Do.
Riosa, Simeon.....	Caromoran.....	do.....	Do.
Cabrera, Juan.....	Pandan.....	do.....	Do.
Ubalde, Claro.....	Bagamanoc.....	do.....	Do.
Aldea, Joaquin.....	Payo.....	do.....	Do.
Floranza, Nicomedes.....	Viga.....	do.....	Do.
Rocha, Nazario.....	Baras.....	do.....	Do.
Roxas, Esteban.....	Bato.....	do.....	Do.
Bando, Isidor.....	Rapu-Rapu.....	do.....	Do.
Dado, Jose.....	Manito.....	do.....	Do.
Periquet, Gerardo.....	Dumaguete.....	Negros Oriental.....	Do.
Patero, Miguel.....	Sibulan.....	do.....	Do.
Bacosa, Andres.....	Ayuquitan.....	do.....	Do.
Gamo, Jose.....	Amblang.....	do.....	Do.
Barot, Felix.....	Tanjay.....	do.....	Do.
Villanneva, Hermengildo.....	Bais.....	do.....	Do.
Furbeyre, Juan.....	Manjuyud.....	do.....	Do.
Sabanal, Bartolome.....	Tayasan.....	do.....	Do.
Fabruada, Clemente.....	Jimalalud.....	do.....	Do.
Emperado, Rafael.....	Libertad.....	do.....	Do.
Villegas, Espiridion.....	Guijulan.....	do.....	Do.
Cimafranca, Yrneo.....	Nueva Valencia.....	do.....	Do.
Tanarra, Julian.....	Bacong.....	do.....	Do.
Delfino, Eugenio.....	Dauin.....	do.....	Do.
Elli, Anastasio.....	Zamboanguita.....	do.....	Do.
Tayoc, Felipe.....	Siaton.....	do.....	Do.
Nulque, Ysaac.....	Tolong.....	do.....	Do.
Dumatol, Estanislao.....	Bayanan.....	do.....	Do.
Selim, Julian.....	Siquijor.....	do.....	Do.
Nieves, Donato de las.....	Canoan.....	do.....	Do.
Padayjag, Tomas.....	Larena.....	do.....	Do.
Calceta, Honorio.....	Maria.....	do.....	Do.
Paglinauan, Mariano.....	Lacy.....	do.....	Do.
Fabugais, Manuel.....	San Juan.....	do.....	Do.
Linan, Vicente Neri.....	Agusan.....	Misamis.....	Do.
Abroguena, Ramon.....	Tagoloan.....	do.....	Do.
Eduave, Saturnino.....	Santa Ana.....	do.....	Do.
Cruz, Juan de la.....	Jasa-an.....	do.....	Do.
Hebia, Nicolas.....	Salay.....	do.....	Do.
Murallon, Inocente.....	Misamis.....	do.....	Do.
Almonia, Aquilino.....	Talisayan.....	do.....	Do.
Gald, Cornelio.....	El Salvador.....	do.....	Do.
Abragan, Nicolas.....	Yligan.....	do.....	Do.
Arquilza, Francisco.....	Oroquieta.....	do.....	Do.
Guzman, Manuel.....	Jimenez.....	do.....	Do.
Balacult, Pedro.....	Alubijid.....	do.....	Do.
Paderanga, Maximino.....	Mahinog.....	do.....	Do.
Chaves, Benito.....	Sagay.....	do.....	Do.
Basmayor, Gregorio.....	Catarman.....	do.....	Do.
Perez, Simeon.....	Jala-jala.....	Rizal.....	Nov. 9, 1901
Moncay, Eugenio, vice Moncay, declined.....	Egana.....	Antique.....	Do.
Lagdameo, Victoriano, vice Garcia, resigned.....	Guinayangan.....	Tayabas.....	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Rama, Estanislao de, vice Abastillas, resigned.	Pagbilao	Tabayas	Nov. 9, 1901
Vallarrosa, Ramon	Anaoan	Surigao	Do.
Orga, Sixto	Taganaan	do	Do.
Elimanco, Onorre	Placer	do	Do.
Mosar, Agustin	Bacuag	do	Do.
Enano, Nicolas	Gigaquit	do	Do.
Paqueo, Francisco	Claver	do	Do.
Coletto, Francisco	Carrascal	do	Do.
Siring, Cipriano	Cantilan	do	Do.
Oriarte, Gregorio	Lanuza	do	Do.
Singcol, Feliciano	Cortes	do	Do.
Curada, Margarito	Tigao	do	Do.
Delicona, Policarpo	Tandag	do	Do.
Pareja, Catalino	Tago	do	Do.
Fazon, Gregorio	Liang	do	Do.
Luna, Tomas	Hinatuan	do	Do.
Ronquillo, Benigno	Bislig	do	Do.
Atega, Andres	Cabarbarah	do	Do.
Rosales, Juan Antega	Butuan	do	Do.
Corvera, Pedro	Talacogon	do	Do.
Consuegra, Antonio	La Paz	do	Do.
Giraldino, Eulogio	Dinagat	do	Do.
Escañan, Ambrosio	Numancia	do	Do.
Fibra, Andriano	Papao	do	Do.
Gonzaga, Baldomero	Dapa	do	Do.
Camingue, Juanuario	Cabuntog	do	Do.
Luib, Paulino	Loreto	do	Do.
Mordeno, Crisanto	Tabonga	do	Do.
Mison, Eustaquio	Tubay	do	Do.
Francisco, Macario	Maynit	do	Do.
Lipio, Antipolo	Nonoc	do	Do.
Garcia, Leonardo, vice Adorable, resigned.	Gapan	Neuva Ecija	Nov. 13, 1901
Villamil, Juan, vice de San Luis, resigned.	Dagupan	Pangasinan	Do.
Pena, Mauro	Talavera	Nueva Ecija	Do.
Mamaligsa, Luis	Lupao	do	Do.
Fierro, Eugenio del	Palauig	Zambales	Do.
Edaño, Pedro	Masinloc	do	Do.
Llana, Vicente de la	Candelaria	do	Do.
Venturoso, Pedro	Santa Cruz	do	Do.
Quinitio, Benigno	Infanta	do	Do.
Gimenes, Lorenzo	Dasol	do	Do.
Bonilla, Melchor	San Isidro	do	Do.
Rivera, Aniceto	Balincaguin	do	Do.
Quitaña, Ignacio	Alos	do	Do.
Garcia, Bruno	Alaminos	do	Do.
Cañido, Buenaventura	Anda	do	Do.
Verio, Justo de	Bolinao	do	Do.
Obosa, Ludovico	Bani	do	Do.
Caasi, Cirilo	Dolores	do	Do.
Castano, Felipe	Agno	do	Do.
Hernandez, Nicolas Nava y	San Roque	Cavite	Nov. 16, 1901
Fernandes, Sisenando	Laspinas	Rizal	Do.
Pateña, Florencio	Pililla	do	Do.
Cortezar, Gregorio	Pateros	do	Do.
Linanag, Juan	Puerto Princessa	Island of Paragua	Nov. 19, 1901
Reyes, Leandro	Jolo	Jolo	Do.
Leon, Gregorio Ponce de	Cuyo	Cuyo Islands	Do.
Querubin, Fulgencio	Caoayan	Ilocos Sur	Do.
Belmonte, Nazario	Santa	do	Do.
Navarro, Gregorio	Varvacan	do	Do.
Sebastian, Severino	Santa Maria	do	Do.
Dias, Ambrosio	Nueva Coveta	do	Do.
Vergara, Julian	San Esteban	do	Do.
Siping, Juan	Santiago	do	Do.
Madarang, Basilio	Candon	do	Do.
Festejo, Juan	Santa Lucia	do	Do.
Bilaoen, Gabino	Salcedo	do	Do.
Jimeno, Gregorio	Santa Cruz	do	Do.
Quillip, Mariano	San Jose	do	Do.
Oliver, Nicolas	Sevilla	do	Do.
Manzano, Cosme	Tagudin	do	Do.
Purugganan, Jose	Bantay	do	Do.
Lazo, Esperidion	San Vicente	do	Do.
Ragasa, Santos	Santa Catalina	do	Do.
Guerzon, Esteban	San Ildefonso	do	Do.
Villaflor, Manuel	Santo Domingo	do	Do.
Tomaneng, Mariano 2	Magsingal	do	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Veracruz, Gaudencio.....	Lapo.....	Ilocos Sur.....	Nov. 19, 1901
Serrano, Simeon.....	Cabugao.....	do.....	Do.
Agdeppa, Adriano.....	Sinait.....	do.....	Do.
Madulid, Cornelio.....	Mambulao.....	Ambos Camarines.....	Nov. 23, 1901
Mandocdoc, Felix.....	Bagac.....	Bataan.....	Do.
Resureccion, Faustino.....	Albay.....	Albay.....	Nov. 27, 1901
Legasaca, Antonio, vice Gutierrez, resigned.	Bugason.....	Antique.....	Do.
Sarona, Claudio.....	Argao.....	Cebu.....	Do.
Zamora, Buenaventura.....	Toledo.....	do.....	Do.
Manugas, Guillermo.....	San Fernando.....	do.....	Do.
Glimarino, Ruperto.....	Ronda.....	do.....	Do.
Guevara, Jose.....	Garcar.....	do.....	Do.
Abasoto, Juan.....	Pardo.....	do.....	Do.
Rubio, Marcos.....	Bogo.....	do.....	Do.
Zamora, Miguel.....	Alegria.....	do.....	Do.
Sistoso, Cirilo.....	Boljoon.....	do.....	Do.
Oliquino, Cipriano.....	Nueva Caceres.....	do.....	Do.
Rosales, Engracio.....	Moalboal.....	do.....	Do.
Corro, Gregorio.....	Duan Bantayan.....	do.....	Do.

AUXILIARY JUSTICES OF THE PEACE.

Reyes, Pablo.....	Navotas.....	Rizal.....	Sept. 6, 1901
Santos, Eugenio.....	Pasig.....	do.....	Do.
Bautista, Natalio.....	Santa Ana.....	do.....	Do.
Jesus, Augustin de.....	Novaliches.....	do.....	Do.
Sanches, Mariano.....	Caloocan.....	do.....	Do.
Rivera, Cipriano.....	Tambobong.....	do.....	Do.
Protasio, Brigidio.....	Malibay.....	do.....	Do.
Carlos, José.....	Pineda.....	do.....	Do.
Leon, Juan Lopez de.....	Paranaque.....	do.....	Do.
Victorino, Domingo.....	Marikina.....	do.....	Do.
Cruz, Laureano.....	Montalvan.....	do.....	Do.
Javier, Arcadio.....	Taytay.....	do.....	Do.
Angeles, Matias.....	San Mateo.....	do.....	Do.
Leon, Raymundo de.....	Antipolo.....	do.....	Do.
Romero, Valentin.....	Lueban.....	Tayabas.....	Sept. 13, 1901
Abad, Miguel.....	Barili.....	Cebu.....	Do.
Divinagracia, Eugenio.....	Badian.....	do.....	Do.
Ca-ayo, Alejandro.....	San Remigio.....	do.....	Do.
Espanol, Prudencio.....	Sambuan.....	do.....	Do.
Ruiz, Lucio.....	Oslob.....	do.....	Do.
Colanet, Pio.....	Santander.....	do.....	Do.
Pacafia, Vicente.....	Talisay.....	do.....	Do.
Bajarlas, Catalino.....	Dalaguete.....	do.....	Do.
Carrillo, Eulogio.....	Aleantara.....	do.....	Do.
Borbajo, Pedro.....	Talaiban.....	do.....	Do.
Diana, Silvino.....	Malaboyoc.....	do.....	Do.
Terolino, Antonio.....	Pinalilan.....	do.....	Do.
Duterte, Isidro.....	San Fernando.....	do.....	Do.
Cerna, Antonio de la.....	Dumanjug.....	do.....	Do.
Campo, Laurencio.....	Bamban.....	Tarlac.....	Sept. 16, 1901
Garcia, Gelacio.....	Concepcion.....	do.....	Do.
Lulzon, Segundo.....	Capas.....	do.....	Do.
Linalac, Cornelio.....	O'Donnell.....	do.....	Do.
Mallari, Santiago.....	Murcia.....	do.....	Do.
Licup, Meliton.....	Tarlac.....	do.....	Do.
Pascual, Rocendo.....	La Paz.....	do.....	Do.
Capiendo, Vicente.....	Moriones.....	do.....	Do.
Aglipay, Canuto.....	Victoria.....	do.....	Do.
Limbuando, José.....	Gerona.....	do.....	Do.
Tabago, Bernardo.....	Pura.....	do.....	Do.
Carrasco, Andres.....	Paniqui.....	do.....	Do.
Pantaleon, Isidro.....	Anao.....	do.....	Do.
Merto, Doroteo.....	Moncada.....	do.....	Do.
Carpio, Julian.....	Camiling.....	do.....	Do.
Gulang, Mariano.....	San Clemente.....	do.....	Do.
Castillo, Benito.....	Santa Ignacia.....	do.....	Do.
Malabanan, Celestino.....	Lubang.....	Cavite.....	Sept. 20, 1901
Alfaro, Enseblo.....	Laoe.....	do.....	Do.
Riel, Manuel Angeles.....	Maragondon.....	do.....	Do.
Roda, José Rio De.....	Indan.....	do.....	Do.
Papa, Juan.....	Carmona.....	do.....	Do.
Calao, Cipriano, vice Templo, appointed justice of the peace.	Lipa.....	Batangas.....	Sept. 21, 1901
Cruz, Julian.....	Cainta.....	Rizal.....	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

• AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Serrano, Emiliano	San Felipe Nery	Rizal	Sept. 21, 1901
Bracamonte, Pablo	Estancia	Iloilo	Do.
Palma, Flaviano	Batad	do	Do.
Malalad, Pedro Cos	Balasan	do	Do.
Alerta, Alejandro	Concepcion	do	Do.
Lopez, Rafael	Ajuy	do	Do.
Celestial, Agustin	Lemery	do	Do.
Guevara, José	Tunasan	La Laguna	Do.
Gana, Cirleco	Binan	do	Do.
Tiongco, Honorio	Santa Rosa	do	Do.
Batiller, Narciso	Cabuyao	do	Do.
Quintero, Pantaleon	Calamba	do	Do.
Quidayan, Faustino	Bay	do	Do.
Dimaculangan, Ramon	Pila	do	Do.
Francisco, Macario	Santa Cruz	do	Do.
Llamas, Vicente	Pagsanjan	do	Do.
Sanchez, Alejandro	Lumban	do	Do.
Dan, Benito	Paete	do	Do.
Abardolasa, Luis	Paquil	do	Do.
Laserna, José	Siniloan	do	Do.
Poblete, Elias	Mabitac	do	Do.
Arive, Antonio	Majayjay	do	Do.
Manas, Mariano	Lillo	do	Do.
Teodoro, Agaton	Nagcarlan	do	Do.
Martinez, Inocentes	San Pablo	do	Do.
Roñoa, Anacleto	Pangil	do	Do.
Carlos, Raimundo	San P. Macati	Rizal	Sept. 24, 1901
Balde, Florencio	Albay	Albay	Do.
Rosario, Simeon del	Legaspi	do	Do.
Segovia, Ricardo	Daraga	do	Do.
Morato, Benedicto	Camilig	do	Do.
Perfecto, Mariano	Guinobatan	do	Do.
Delgado, Esteban	Ligao	do	Do.
Ricafort, Damaso	Oas	do	Do.
Alzua, Jesus	Polangui	do	Do.
Cerdon, Bernardino	Libon	do	Do.
Peña, Dionisio	Tivi	do	Do.
Cubillas, Fernando	Malinao	do	Do.
Galinder, Doroteo	Tabaco	do	Do.
Lorenzo, Hermogenes	Malilipot	do	Do.
Duca, Francisco	Bacacay	do	Do.
Cruz, Hilarion de la	Libog	do	Do.
Roxas, Faustino	Panay	Capiz	Do.
Cortez, José	Pontevedra	do	Do.
Barrameda, Eustaquio	Pilar	do	Do.
Alba, Miguel	Casanayan	do	Do.
Dias, Antero	Maayon	do	Do.
Arbis, Rufino	Loctugan	do	Do.
Alba, Ceferino	Panitan	do	Do.
Abad, Severo	Dao	do	Do.
Javillo, Saturnino	Sigma	do	Do.
Villareal, Fortunato	Mambusao	do	Do.
Advincula, Juan	Dumalag	do	Do.
Gosiango, Eduardo	Cuartero	do	Do.
Aguisan, Ildefonso	Dumarao	do	Do.
Villarruz, Atanasio	Insan	do	Do.
Santiago, Eusebio	Sapian	do	Do.
Gallano, Victor	Jamindang	do	Do.
Barrios, Policarpo	Batan	do	Do.
Garcia, Agustin	Jimeno	do	Do.
Meñez, Máximo	Calibo	do	Do.
Quimpo, Leoncio	Numancia	do	Do.
Hidalgo, José Fuentes y	Macato	do	Do.
Legaspi, Sofronio	Lezo	do	Do.
Solidum, Tomás	Ibahay	do	Do.
Señeris, Crisanto	Tangalan	do	Do.
Orquiola, Procopio	Banga	do	Do.
Vera, Teodorico de	Aguilar	Pangasinan	Oct. 2, 1901
Dispo, Santiago	Alava	do	Do.
Dumalao, Saturnino	Alcala	do	Do.
Gamboa, Juan Doria	Asingan	do	Do.
Fernandez, Epifanio	Binmaley	do	Do.
Manansan, Matéo	Bayambang	do	Do.
Sison, Alejo	Bautista	do	Do.
Mendoza, Alejandro	Binalonan	do	Do.
Cargue, Juan	Bulangao	do	Do.
Ferrer, José	Calasiao	do	Do.
Reyes, Eulalio	Dagupan	do	Do.
Silos, Lope	Lingayen	do	Do.
Miranda, Pablo Cruz	Mangatarem	do	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Bulatao, Emeterio.....	Malasiqui.....	Pangasinan.....	Oct. 2, 1901
Biascan, Mariano.....	Mangaldan.....	do.....	Do.
Mangonon, Mariano.....	Manaong.....	do.....	Do.
Magno, Pedro.....	Pozorrubio.....	do.....	Do.
Bojero, Felix.....	Rosales.....	do.....	Do.
Magali, Domingo.....	San Carlos.....	do.....	Do.
Bautista, Vicente.....	Santa Barbara.....	do.....	Do.
Abalos, Juan.....	San Fabian.....	do.....	Do.
Besacruz, José.....	San Jacinto.....	do.....	Do.
Mejia, Gregorio.....	San Nicolas.....	do.....	Do.
Fernandez, Potenciano.....	San Manuel.....	do.....	Do.
Sandique, Miguel.....	Santa Maria.....	do.....	Do.
Fernandez, Paulo C.....	San Quintin.....	do.....	Do.
Lamorena, Ygnacio.....	Santo Tomas.....	do.....	Do.
Mendoza, José.....	San Isidro.....	do.....	Do.
Padilla, Venancio.....	Sual.....	do.....	Do.
Carantit, Vicente.....	Salasa.....	do.....	Do.
Acosta, José.....	Tayug.....	do.....	Do.
Escobar, Valerio.....	Umingan.....	do.....	Do.
Giron, Joaquín.....	Urdaneta.....	do.....	Do.
Rosario, Juan.....	Urbiztondo.....	do.....	Do.
Olivar, Francisco.....	Villasis.....	do.....	Do.
Guerzon, Inocencio.....	Villavieja.....	Abra.....	Oct. 4, 1901
Scares, Florencio.....	Bangued.....	do.....	Do.
Flores, Isidro.....	Tayum.....	do.....	Do.
Zapata, Mariano.....	Dolores.....	do.....	Do.
Molina, Catalino.....	San Juan.....	do.....	Do.
Nono, Melgulades.....	La Paz.....	do.....	Do.
Bagueng, Perfecto.....	San Gregorio.....	do.....	Do.
Benedicto, Geronimo.....	Bucay.....	do.....	Do.
Batvon, Francisco.....	San José.....	do.....	Do.
Parifias, Fermín.....	Pidigan.....	do.....	Do.
Batvon, Bartolome.....	Pilar.....	do.....	Do.
Llaneza, Catalino.....	San Quintin.....	do.....	Do.
Generozo, Anuncio.....	Davao.....	District of Davao.....	Oct. 8, 1901
Lazaro, Baldomero.....	Isabela.....	District of Basilan.....	Do.
Atilano, Eusebio.....	Zamboanga.....	District of Zamboanga.....	Do.
Ochotorina, Andrés.....	Dapitan.....	Comandancia of Dapitan.....	Do.
Bautista, Rufino.....	Muntinlupa.....	Rizal.....	Do.
Alejandro, Pablo.....	Teresa.....	do.....	Do.
Reyes, Fabiano P.....	Binangonan.....	do.....	Do.
Vargas, José.....	Unisan.....	Tayabas.....	Oct. 11, 1901
Joya, Perpetuo de, vice Bacal, re- signed.	Calaca.....	Batangas.....	Oct. 14, 1901
Morona, Pedro.....	Olongapo.....	Zambales.....	Do.
Corpus, José.....	Subic.....	do.....	Do.
Santiago, Patricio.....	Castillejos.....	do.....	Do.
Magsaysay, Ezequiel.....	San Marcelino.....	do.....	Do.
Apostol, Matías.....	San Antonio.....	do.....	Do.
Villanueva, Mariano.....	San Narciso.....	do.....	Do.
Mangliemot, Calixto.....	San Felipe.....	do.....	Do.
Alinea, Justo.....	Cabangan.....	do.....	Do.
Dacoran, Raymundo.....	Botolan.....	do.....	Do.
Barron, Sixto.....	Iba.....	do.....	Do.
Apostol, Ysabelo.....	Sorsogon.....	Sorsogon.....	Oct. 16, 1901
Jiménez, Cirilo.....	Bacon.....	do.....	Do.
Rocha, Yrineo.....	Gubat.....	do.....	Do.
Morato, Atanasio.....	Bulan.....	do.....	Do.
Abrantes, Dámaso.....	Donsol.....	do.....	Do.
Fajardo, José.....	Pilar.....	do.....	Do.
Bitaneor, Feliciano.....	Castilla.....	do.....	Do.
Nicolas, Esteban.....	Juban.....	do.....	Do.
Villaseñor, Pedro.....	Casiguran.....	do.....	Do.
Ubaldo, Emilio.....	Matnog.....	do.....	Do.
Queblar, Venancio.....	Lucena.....	Tayabas.....	Oct. 22, 1901
Reyes, Buenaventura.....	Tayabas.....	do.....	Do.
Romero, Valentín.....	Luchan.....	do.....	Do.
Chanco, Florencio.....	Sariaya.....	do.....	Do.
Merender, Miguel.....	Pagbilao.....	do.....	Do.
Cabunag, Bibiano.....	Tiaon.....	do.....	Do.
Desesbrana, Francisco.....	Atimonan.....	do.....	Do.
Glane, Brígido.....	Pitogo.....	do.....	Do.
Batario, Donato.....	Catanauan.....	do.....	Do.
Medina, Gregorio.....	Masbate.....	Masbate.....	Oct. 21, 1901
Cervantes, Ambrosio.....	Mobo.....	do.....	Do.
Zafra, José.....	Uson.....	do.....	Do.
Alvarez, Florentino.....	Palanas.....	do.....	Do.
Arisala, Higino.....	Catangaan.....	do.....	Do.
Vallena, Leoncio.....	Placer.....	do.....	Do.
Martires, Lope.....	Milagros.....	do.....	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Malaspeton, Roducindo	Malbug	Masbate	Oct. 21, 1901
Villamor, Vicente	Mandaon	do	Do.
Avisor, Pastor	Pulanduta	do	Do.
Titong, Benigno	Magdalena	do	Do.
Bertucio, Teodorico	Baleno	do	Do.
Delgado, Felix	San Agustín	do	Do.
Aligada, Gerónimo	San Fernando	do	Do.
Altarejos, Francisco	San Jacinto	do	Do.
Gonzales, Ciriaco	San Pascual	do	Do.
Rosario, Marcelo del	Claveria	do	Do.
Tion, Antonio Soriano	Tuguegarao	Cagayan	Do.
Fortunato, Cayetano	Enrile	do	Do.
Guillermo, Dalmacio	Peña-Blanca	do	Do.
Tal-lud, Vicente	Solana	do	Do.
Villafuerte, Tomás	Yguig	do	Do.
Aquino, Mariano	Amulung	do	Do.
Dichoso, Victor	Alcala	do	Do.
Valoria, Teodoro	Baggao	do	Do.
Balungaya, Manuel	Nassiping	do	Do.
Leon, Vicente de	Lal-lo	do	Do.
Yringan, Antonio	Camalaniugan	do	Do.
Gaunaban, Alejandro	Cordova	do	Do.
Faire, Manuel	Santo Niño	do	Do.
Taguba, Feliciano	Piat	do	Do.
Baligod, Juan 2º	Tuao	do	Do.
Carungui, Domingo Bosi y	Manauan	do	Do.
Sibal, Pedro	Malauég	do	Do.
Mayia, Fortunato	Abulug	do	Do.
Bangalan, Hermengildo	Pamplona	do	Do.
Talusig, Ramon	Buguey	do	Do.
Suyu, Agripino	Gattaran	do	Do.
Costin, Ciriaco	Abuyog	Leyte	Do.
Martinez, Vicente	Cabaliyan	do	Do.
Madarasco, Apolonio	Caybiran	do	Do.
Sia-Ynco, Santiago	Dagame	do	Do.
Cordero, Luis	Dulag	do	Do.
Villanueva, Eusebio	Hummangan	do	Do.
Gerona, Anselmo	Matalum	do	Do.
Quinti, Silvestre	Merida	do	Do.
Tan, Pedro	Ormoc	do	Do.
Noble, Cipriano	Palo	do	Do.
Odo, Campo Roberto	San Isidro del Campo	do	Do.
Fernandez, Juan	Tabon-Tabon	do	Do.
Velardo, Juan	Tacloban	do	Do.
Aparra, Esteban	Tanuan	do	Do.
Tangpos, Apolonio	Tolosa	do	Do.
Pagarigan, Tranquilino, vice Carpio, declined.	Camiling	Tarlac	Oct. 28, 1901
Valdez, Santiago	Tuy	Batangas	Do.
Hernandez, Gabriel	Lian	do	Do.
Villadolid, Dámaso	Nasugbu	do	Do.
Causapin, Anacleto	Calatagan	do	Do.
Verana, Simplicio	Lobo	do	Do.
Trillanes, Joaquín	Ybaan	do	Do.
Cavibes, Severino	Balayan	do	Do.
Cantiverio, Monico	Tanay	Rizal	Oct. 30, 1901
Pagalinauan, Braulio	Tagulig	do	Do.
Blancaflor, Luis	Angono	do	Do.
Angeles, Pedro	San Juan del Monte	do	Do.
Castañeda, Lorenzo	Baras	do	Do.
Dalauanbayan, Pablo, vice Du, resigned.	Balanga	Bataan	Do.
Encarnacion, Francisco de la	San José	Antique	Oct. 31, 1901
Sabrine, Adriano	Egaña	do	Do.
Bagilidad, Leoncio	Sibalom	do	Do.
Orquia, Pedro	San Remigio	do	Do.
Quilino, Sixto	Antique	do	Do.
Bacar, Adriano	Guintas	do	Do.
Waldellon, Francisco	Dao	do	Do.
Abiera, Nicolás	Anini-y	do	Do.
Quancio, Clemente	San Pedro	do	Do.
Abellon, Ruperto	Patnongon	do	Do.
Pacheco, Vicente	Caritan	do	Do.
Escaño, Martín	Bugason	do	Do.
Legaspi, Francisco	Valderrama	do	Do.
Moscoso, Gregorio	Guisijan	do	Do.
Sarmiento, Francisco	Laua-an	do	Do.
Joa, Ciriaco	Barbaza	do	Do.
Alegata, Doroteo	Tibiao	do	Do.
Dioso, Mariano	Culasi	do	Do.

Appointments and promotions made by the said commission, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Dico, Candido	Sibute	Antique	Oct. 31, 1901
Candari, Simson	Pandan	do	do
Bergen, Zacarias Delacruz	Leyte	Leyte	Nov. 2, 1901
Tabiso, Pedro	Vinar	Atay	do
Tupilar, Braulio	Calapan	do	do
Mardaras, Bonifacio	Caromara	do	do
Sanchez, Pedro	Pandan	do	do
Villafon, Miguel	Ragamarao	do	do
Evangelista, Casimiro	Payo	do	do
Valderrama, Cirilo	Viga	do	do
Arzila, Quirico	Batas	do	do
Aguilar, Juan	Rapu-Rapu	do	do
Villanueva, Rafael, vice Galtudez, resigned.	Tafaco	do	do
Yamson, Esteban	Manito	do	do
Triunfo, Pedro	Bato	do	do
Montenegro, Baldomero	Dumaguete	Oriental Negros	do
Rindal, Agapito	Sibulan	do	do
Retes, Mateo	Ayungitan	do	do
Gonzales, Antonio	Ambang	do	do
Rodriguez, Daniel	Tanjay	do	do
Siguenza, Antonio	Bais	do	do
Zomora, Telesforo	Manjuyod	do	do
Balasabas, Francisco	Tayasan	do	do
Gantalan, Maximo	Jimalalud	do	do
Sevilla, Francisco	Libertad	do	do
Maricampo, Restituto	Guijulugan	do	do
Bincoy, Victor	Nueva Valencia	do	do
Abante, Faustino	Bacong	do	do
Singco, Getulio	Daulin	do	do
Lunar, Benito	Zamboanguita	do	do
Ragudo, Anton	Siaton	do	do
Edrial, Juan	Tolong	do	do
Utrero, Pablo	Bayawan	do	do
Duhaylongso, Tomas	Siquitor	do	do
Cuarema, Pedro	Candian	do	do
Tejano, Mariano	Larena	do	do
Miquias, Felipe	Maria	do	do
Monte, Sotero	Lary	do	do
Alvarico, Crispulo	San Juan	do	do
Alquitela, Melecio	Agusan	Misamis	do
Martinez, Lope	Tagoloan	do	do
Neri, Hermengildo	Santa Ana	do	do
Dael, Hermogenes	Jasaan	do	do
Zaportez, Evangelista	Salay	do	do
Ragaboyboy, Juan	Misamis	do	do
Ydoto, Santiago	Talisayan	do	do
Maestre, Francisco	El Salvador	do	do
Nanaman, Mateo	Yligan	do	do
Samzon, Dionisio	Oroquieta	do	do
Tacan, Gabriel	Jimenez	do	do
Gamarreta, Julian	Alubijid	do	do
Abucayon, Victorino	Malinao	do	do
Dagara, Silvestre	Sagay	do	do
Bollozos, Paulino	Catarman	do	do
Bellesa, Placido	Jalajala	Rizal	Nov. 9, 1901
Mercado, Pedro	Alabat	Tayabas	do
Aragao, Francisco	Candelaria	do	do
Orange, Agaton	Guinayangan	do	do
Tanada, Juan	Guinaca	do	do
Villapando, Liberato	Lopez	do	do
Gifonea, Pablo	Macalelon	do	do
Abcede, Elias	Mautan	do	do
Gesta, Prudencio	Anaconon	Surigao	do
Lisondra, Felix	Taganaan	do	do
Calinauan, Andres	Placer	do	do
Efrin, Julian	Bacuag	do	do
Larong, Julian	Gigaquit	do	do
Samontena, Maximino	Claver	do	do
Castro, Santos	Carrascul	do	do
Arreza, Florencio	Cantilan	do	do
Patlaon, Domingo	Ianuza	do	do
Silagan, Vicente	Cortes	do	do
Plaza, Domingo	Tigao	do	do
Fabut, Modesto	Tandag	do	do
Montero, Lino	Tago	do	do
Orcullo, Andres	Lianga	do	do
Castro, Juan de	Hinatuan	do	do
Mongcayo, Paulino	Bislig	do	do
Curato, Eduardo	Cabarbaran	do	do

Appointments and promotions made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Conde, Evangelista	Butuan	Surigao	Nov. 9, 1901
Rosero, Gregorio	Talacogon	do	Do.
Guillen, Guillermo	La Paz	do	Do.
Gialogo, Pascual	Dinagat	do	Do.
Coro, Lino	Numancia	do	Do.
Patagan, Demetrio	Sapao	do	Do.
Caseros, Justo	Dapa	do	Do.
Comandante, Leonardo	Cabuntog	do	Do.
Costillas, Isidro	Loreto	do	Do.
Monterola, Tomás	Tabonga	do	Do.
Monterola, Justiniano	Tubay	do	Do.
Mosende, Hilario	Maynit	do	Do.
Lisaca, Hospicio	Nonoc	do	Do.
Cahucom, Nicolas	Allaga	Nueva Ecija	Nov. 13, 1901
Albea, Alfonso	Bongabong	do	Do.
Rosario, Nicolas del	Cabanatuan	do	Do.
Sumangil, Domingo	Cuyapo	do	Do.
Cuison, Agustin	Gapan	do	Do.
Frias, Benigno	Jaen	do	Do.
Nilo, Juan	Licab	do	Do.
Linsangan, Serafin	Pantabangan	do	Do.
Tiburcio, Gabino	Penaranda	do	Do.
Fernando, Anacleto Villarosa	San Antonio	do	Do.
Diaz, Galicano	San Leonardo	do	Do.
Salvatierra, Teodoro	Santa Domingo	do	Do.
Samson, Nemesio	Santa Rosa	do	Do.
Belmonte, Aniceto	Jaragoza	do	Do.
Malapitan, Roducindo, vice Malaspeton, incorrectly nominated.	Malbug	Masbate	Do.
Villanueva, Graciano	Palauig	Zambales	Do.
Elane, Benedicto	Masinloc	do	Do.
Imperial, José	Candelaria	do	Do.
Albano, Benito	Santa Cruz	do	Do.
Millora, José	Infanta	do	Do.
Cristobal, Leandro	Dasol	do	Do.
Baraan, Romualdo	San Isidro	do	Do.
Errum, Isalas	Balincaguin	do	Do.
Bugarin, Silvestre	Alos	do	Do.
Ungeon, Vedasto	Alaminos	do	Do.
Carrolino, Geronimo	Anda	do	Do.
Fierro, Bartolome del	Bolinao	do	Do.
Zermudas, Felipe	Bani	do	Do.
Cariño, Anatalio	Dolores	do	Do.
Rosete, Roman	Agno	do	Do.
Tan-Changco, Pedro	Malolos	Bulacan	Nov. 14, 1901
Lazaro, Ruperto	Santa Isabel	do	Do.
Bautista, José	Barasoain	do	Do.
Paseo, Miguel	Paombong	do	Do.
Tang-Juteo, Valentin	Hagonoy	do	Do.
Lopez, Marcos	Calumpit	do	Do.
Rustia, José	Pulilan	do	Do.
Marquez, Catalino	Quingua	do	Do.
Garcia, Feliciano	Baliuag	do	Do.
Desiderio, Domingo	Bustos	do	Do.
Fuente, Tomas de la	San Rafael	do	Do.
Quijano, Faustino	San Ildefonso	do	Do.
Ligon, Crispulo	San Miguel	do	Do.
Bernardo, Pedro	Guiguinto	do	Do.
Santa Ana, Mariano	Bigaa	do	Do.
Guzman, Gil de	Bocaue	do	Do.
Lucio, Mariano	Santa Maria	do	Do.
Borena, Estanislao	San Jose	do	Do.
Santiago, Mariano	Angat	do	Do.
Correa, Emiterio	Norzagaray	do	Do.
Carreon, Francisco	Maycauayan	do	Do.
Guevarra, Francisco	Marilao	do	Do.
Jesus, Mariano Velilla de	Polo	do	Do.
Ramos, Marciano	Obando	do	Do.
Enriquez, Alfonso	Bulacan	do	Do.
Santos, Mariano	Laspinas	Rizal	Nov. 16, 1901
Diquit, Guillermo	Pililla	do	Do.
Manalo, Manuel	Pateros	do	Do.
Valle, José M	Vigan	Ilocos Sur	Nov. 19, 1901
Llanes, Guillermo	Caoyan	do	Do.
Brillantes, Cipriano	Santa	do	Do.
Cordero, Leon	Narvacan	do	Do.
Dacquel, Modesto	Santa Maria	do	Do.
Domingo, Ciriaco	Nueva Coveta	do	Do.
Mendoza, Alejandro	San Esteban	do	Do.
Pacquing, Celedonio	Santiago	do	Do.

Appointments and promotions made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Name.	Town.	Province.	To date from—
Liquete, Narciso.....	Candon.....	Iloos Sur.....	Nov. 19, 1901
Velasco, Santiago.....	Santa Lucia.....	do.....	Do.
Toqueban, Ruperto.....	Salcedo.....	do.....	Do.
Josue, Marciano.....	Santa Cruz.....	do.....	Do.
Aluyen, Patricio.....	San Jose.....	do.....	Do.
Biteng, Juan.....	Sevilla.....	do.....	Do.
Valdes, Eulalio.....	Tagudin.....	do.....	Do.
Paz, Juan.....	Bantay.....	do.....	Do.
Giron, Regino.....	San Vicente.....	do.....	Do.
Gorospe, Lorenzo.....	Santa Catalina.....	do.....	Do.
Somera, Pedro.....	San Ildefonso.....	do.....	Do.
Lahoz, Rafael.....	Santo Domingo.....	do.....	Do.
Carifio, Lorenzo.....	Magsingal.....	do.....	Do.
Singson, Panfilo.....	Lapo.....	do.....	Do.
Suller, Teodoro.....	Cabugao.....	do.....	Do.
Yadao, Hilarion.....	Sinait.....	do.....	Do.
Ramos, Juan.....	Mambulao.....	Ambos Camarines.....	Nov. 25, 1901
Marquez, Juan.....	Bagac.....	Bataan.....	Do.
Mifioza, Apolinar.....	Argao.....	Cebu.....	Nov. 27, 1901
Troelo, Gregorio.....	Toledo.....	do.....	Do.
Manugas, Crispin.....	San Fernando.....	do.....	Do.
Veloso, Salvador.....	Ronda.....	do.....	Do.
Sarmiento, Matias.....	Garear.....	do.....	Do.
Badana, Eulalio.....	Pardo.....	do.....	Do.
Elorde, Pio Amadeo.....	Bogo.....	do.....	Do.
Tomaquino, Carlos.....	Alegria.....	do.....	Do.
Miere, Manuel.....	Boljoon.....	do.....	Do.
Ventic, Feliciano.....	Nueva Caceres.....	do.....	Do.
Garcia, Juan.....	Monibon.....	do.....	Do.
Sanchez, Pedro.....	Compostela.....	do.....	Do.
Canales, Pedro.....	Daan Bantayan.....	do.....	Do.

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending February 28, 1902.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Abra.....	Reamy, Bolivar T., vice Scott, resigned.	Treasurer.....	Feb. 10, 1902
Albay.....	Reynolds, Chas. A., vice Landers, resigned.	do.....	Feb. 25, 1902
Cagayan.....	Collins, Edward, vice Ney, appointed governor of Nueva Vizcaya.	do.....	Jan. 28, 1902
Cavite.....	Moir, Percy M., vice Shearer, appointed treasurer of Pampanga.	do.....	Feb. 13, 1902
Cebu.....	Schlottfeldt, Fred J., vice Young, resigned.	do.....	Feb. 18, 1902
Isabela.....	Guillayan, Tomas, vice Dichoso, resigned.	Secretary.....	Feb. 25, 1902
Marinduque.....	Lamb, Carroll H., vice Kelly, appointed treasurer of Nueva Ecija.	Treasurer.....	Jan. 8, 1902
Negros Occidental.....	Ascona, Andres, vice Hilado, resigned.	Secretary.....	Jan. 28, 1902
Do.....	Moreno, Leopoldo, vice Ascona, declined.	do.....	Feb. 10, 1902
Nueva Ecija.....	Kelly, Amzi B., vice Day, removed.	Treasurer.....	Jan. 8, 1902
Do.....	Roque, Ramon, vice De los Santos, resigned.	Secretary.....	Feb. 27, 1902
Nueva Vizcaya.....	Alvarado, Domingo.....	Secretary-treasurer...	Feb. 25, 1902
Do.....	Ney, Christopher W.....	Governor.....	Jan. 28, 1902
Pampanga.....	Austin, Fred T., vice Hopson, resigned.	Supervisor.....	Jan. 24, 1902
Do.....	Shearer, Robert M., vice Goodale, resigned.	Treasurer.....	Feb. 13, 1902
Romblon.....	Villanueva, Francisco, vice Ker, resigned.	Fiscal.....	Feb. 4, 1902
Tarlac.....	Jones, Walter E., vice Williams, resigned.	Treasurer.....	Feb. 10, 1902
Zambales.....	Hunter, John W., vice Morrison, removed.	do.....	Jan. 10, 1902

Appointments made by the civil governor, etc.—Continued.

MUNICIPAL ORGANIZATION COMMITTEE.

Province.	Name.	Position.	To date from—
Ambos Camarines.....	Worrick, Elmer O	Chairman committee.	Dec. 5, 1901

DEPARTMENT OF THE INTERIOR—PRESIDENTS PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Albay	Scarella, Agustin.....	Jan. 10, 1902
Bataan	Castro, Margarito.....	Do.
Bohol	Villafranca, Rafael.....	Jan. 21, 1902
Bulacan	Bautista, Felix.....	Jan. 10, 1902
Capiz	Quisumbing, Paulino.....	Jan. 21, 1902
Cavite	Ejército, Telesforo.....	Jan. 10, 1902
Cebu	Mascuñaña, José.....	Do.
Ilocos Norte.....	Puruganan, Juan	Do.
Ilocos Sur.....	Crisólogo, Victoriana	Do.
Iloilo	Araneta, Pablo.....	Do.
Isabela	Calvo, Aquilino.....	Jan. 21, 1902
La Union	Caballero, Luis.....	Jan. 10, 1902
Leyte.....	Santas, Domingo.....	Do.
Masbate	Vinluan, Gabino.....	Jan. 21, 1902
Negros, Occidental	Yulo, Mariano	Jan. 10, 1902
Negros, Oriental.....	Langheim, H. W.....	Do.
Nueva Ecija.....	Panis, Justo.....	Do.
Pampanga.....	Liongson, Francisco	Do.
Pangasinan	Slayter, John T. H	Do.
Rizal	Angeles, Sixto	Do.
Romblon	Castro, Sebastian de.....	Jan. 21, 1902
Sorsogon	Ruis, Julio.....	Jan. 10, 1902
Surigao.....	Fernando, Antonio.....	Feb. 13, 1902
Tarlac	Icasiano, Santiago.....	Jan. 10, 1902
Tayabas	Jesús, Vicente de.....	Jan. 21, 1902
Zambales.....	Felizardo, Mariano	Feb. 13, 1902

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Atkinson, Howard, vice Taylor, promoted.	Third assistant chief, Philippines constabulary.	Feb. 1, 1902
Fremont, John C., lieutenant-commander, U. S. Navy.	Superintendent, division of construction, maintenance, and operation of vessels in the bureau of coast guard and transportation.	Jan. 26, 1902
Garwood, Jesse S., vice Atkinson, promoted.	Fourth assistant chief, Philippines constabulary.	Feb. 1, 1902
Nolting, William T.....	Postmaster, Manila.....	Jan. 1, 1902
Squier, H. G., vice Nolting, promoted.	Assistant postmaster, Manila	Feb. 18, 1902
Taylor, Wallace C., vice Goldsborough, resigned.	Second assistant chief, Philippines constabulary.	Feb. 1, 1902

DEPARTMENT OF FINANCE AND JUSTICE.

Hausserman, John W	Assistant attorney-general.....	Jan. 5, 1902
Rafferty, James R	Collector of customs, Cebu.....	Jan. 11, 1902
Reyes, Bandilio Q.....	Clerk, court of first instance for Bontoc and Lepanto.	Feb. 1, 1902
Rohde, William J., vice Kincaid, resigned.	Judge, court of first instance, city of Manila...	Feb. 13, 1902

(See also "Justices of the peace" and "Auxiliary justices of the peace.")

Appointments made by the civil governor, etc.—Continued.

MUNICIPALITY OF MANILA.

Name.	Position.	To date from—
Goldsborough, Washington L., vice Hausserman, appointed assistant attorney-general.	City attorney of Manila.....	Jan. 24, 1902
McDonnell, Percy G., vice Tutherly, resigned.	Member municipal board of Manila.....	Jan. 4, 1902
Mapa, Basilio Regalado, vice Alcantara, resigned.	Member advisory board of Manila.....	Feb. 1, 1902

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Albay	Jovellar	Toca, Victoriano	Feb. 18, 1902
Ambos Camarines	Nabua	Ocampo, Eugenio	Feb. 7, 1902
Do.....	Pamplona	Miranda, Raymundo	Do.
Do.....	Pasacao	Texon, Eduardo	Do.
Do.....	Ragay	Villamil, Juan	Do.
Do.....	San Vicente	Moreno, Camilo	Feb. 13, 1902
Do.....	Siroma	Abraham, Gavino	Feb. 7, 1902
Antique	Barbaza	Ibera, Antonio, vice Palacios, resigned	Feb. 25, 1902
Do.....	Dao	Isulat, Tomás, vice Rubite, resigned	Do.
Bohol	Alburquerque	Maslog, Fernando	Jan. 27, 1902
Do.....	Anda	Castro, Pablo	Do.
Do.....	Antequera	Calipes, Doroteo	Do.
Do.....	Baclayon	Cutab, Pedro	Do.
Do.....	Balilijan	Maceren, Francisco	Do.
Do.....	Batuanan	Cutamora, Lucio	Do.
Do.....	Calape	Salomon, Estefanio	Do.
Do.....	Catigbian	Asunto, Estanislao	Do.
Do.....	Corella	Sayon, Nemisio	Do.
Do.....	Cortes	Legan, Saturnino	Do.
Do.....	Dauls	Araneta, Francisco	Do.
Do.....	Dimiao	Magdales, Julian	Do.
Do.....	Duero	Abueba, Manuel	Do.
Do.....	Getafe	Torreliel, Basilio	Do.
Do.....	Guindulman	Castillo, Antonio	Do.
Do.....	Inabanga	Torrefranca, Lope	Do.
Do.....	Ipil	Oribillo, Tomás	Do.
Do.....	Lila	Villalon, Alejandro	Do.
Do.....	Loay	Borja, Gaudencio	Do.
Do.....	Lobo	Mutia, German	Do.
Do.....	Maribojoc	Descallar, Pedro	Do.
Do.....	Panglao	Clon, Diego	Do.
Do.....	Sevilla	Morala, Fausto	Do.
Do.....	Tagbilaran	Mendoza, Gaudencio	Do.
Do.....	Talibon	Rosales, Florencio	Do.
Do.....	Tubigon	Salutan, Simplicio	Do.
Do.....	Ubay	Builes, Eutiquio	Do.
Bulacan	Bulacan	Enriquez, Alfonso, vice Garcia, resigned	Feb. 27, 1902
Cavite	Alfonzo	Angeles Lorenzo	Jan. 15, 1902
Do.....	Amadeo	Bayot, Santiago	Do.
Do.....	Bailen	Angat, Bartolomé	Do.
Do.....	Imus	Topacio, Cayetano	Dec. 14, 1901
Do.....	Magallanes	Espineli, Agapito	Jan. 15, 1902
Do.....	Mendez Nunez	Ruiz, Francisco	Do.
Do.....	Santa Cruz de Malabon	Pulido, Proceso	Dec. 17, 1901
Do.....	Ternate	Ibafiez, Victoriano	Dec. 14, 1901
Ilocos Sur	Candon	Cadena, Aniceto, vice Madarang, resigned	Jan. 24, 1902
Do.....	Choayan	Pichay, Victoriano, vice Querubin, resigned	Do.
Do.....	Santo Domingo	Tesoro, Juan	Do.
Do.....	Vigan	Valle, José Maria	Dec. 20, 1901
Iloilo	Cabatuan	Serrano, Domingo, vice Bermejo, resigned	Feb. 25, 1902
Do.....	Iloilo	Doronila, Idefonso	Dec. 17, 1901
Do.....	La Paz	Ilaya, Marcos	Do.
Do.....	Mandurriao	Marañon, Zoilo, vice Miraflores, resigned	Feb. 25, 1902
Do.....	Mina	Quilaña, Julian, vice Patia, resigned	Do.
Do.....	Nagaba	Galve, Eustaquio, vice Villanueva, resigned	Do.
Do.....	Pavia	Gumban, Perpetuo	Dec. 17, 1901
Do.....	Pototan	Peñaranda, Matias, vice Maybanaa, resigned	Feb. 25, 1902
La Union	Bacnotan	Carbonel, José	Feb. 7, 1902
Leyte	Bay-bay	Loreto, Eriberto	Dec. 20, 1901

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Leyte.....	Dulag	Gomez, Canuto.....	Feb. 7, 1902
Do.....	Malbago.....	Larain, Gregorio.....	Dec. 20, 1901
Do.....	Tabango.....	Omega, Pablo.....	Feb. 7, 1902
Do.....	Villaba.....	Tumamac, Casimiro.....	Do.
Negros Occidental.....	Bacolod	Jaime, Antonio.....	Dec. 17, 1901
Do.....	Bago	Villanueva, Daniel.....	Do.
Do.....	Binalbagan.....	Abeto, Severo	Do.
Do.....	Cabancalan	Vargas, Angel.....	Do.
Do.....	Cadiz	Araullo, Miguel.....	Do.
Do.....	Calatrava	Castañales, Eduardo	Do.
Do.....	Escalante.....	Amante, Pedro.....	Do.
Do.....	Eustaquilo Lopez.....	Jison, Albino.....	Do.
Do.....	Guinigaran.....	Gonzaga, Antonio.....	Do.
Do.....	Granada.....	Vallesteros, Domingo	Do.
Do.....	Guijungan	Leon, Bruno de	Do.
Do.....	Guimbalaon	Concepción, Proceso	Do.
Do.....	Ilog	Alejano, Severo	Do.
Do.....	Irinamaylan	Vasquez, Pedro G	Do.
Do.....	Isabela	Borrumeo, Gorgonio	Do.
Do.....	Isiu.....	Castañeda, Mamerto	Do.
Do.....	Jimamaylan.....	Guanzon, Narciso	Feb. 25, 1902
Do.....	La Carlota.....	Locsin, Vicente	Dec. 17, 1901
Do.....	La Castellana	Robles, José	Do.
Do.....	Maao	Hervas, Gerardo Jorge	Do.
Do.....	Manapla	Gonzaga, Graciano	Do.
Do.....	Murcia	Henares, Mateo	Do.
Do.....	Pontevedra.....	Perez, José	Do.
Do.....	Pulupandan	Montilla, Agustín	Do.
Do.....	Sagay	Lucas, Miguel	Do.
Do.....	San Carlos.....	Carlos, Antonio	Do.
Do.....	San Enrique.....	Montinola, Antero	Do.
Do.....	Saravia.....	Tarrosa, Wenceslao	Do.
Do.....	Silay	Jaime, Lucio	Do.
Do.....	Soledad	Gasilago, Lope	Do.
Do.....	Suay.....	Joson, Joaquín	Do.
Do.....	Sumag.....	Gison, Felipe.....	Do.
Do.....	Talisay	Lacson, Bartolomé	Do.
Do.....	do	Mijares, Eriberto, vice Lacson, resigned.	Feb. 18, 1902
Do.....	Valladolid.....	Mapa, Fernando	Dec. 17, 1901
Do.....	Victorias	Arceo, Felix	Do.
Nueva Ecija.....	Carranglan	Sanz, Blas	Jan. 24, 1902
Do.....	Nampicuan	Domingo, Ambrosio	Do.
Pampanga.....	Mabalacat.....	Narciso, Ludivico	Dec. 14, 1901
Do.....	Magalang	Feliciano, Angel	Do.
Do.....	Porac.....	Santos, José L.....	Do.
Do.....	Santa Rita.....	Santiago, José R	Do.
Pangasinan	Dagupan	Reyes, Eulalio, vice Villamil, resigned.	Jan. 15, 1902
Do.....	Malasiqui	Macaraeg, Januario	Do.
Do.....	San Carlos.....	Cuesta, Mariano, vice Baun, resigned..	Do.
Rizal	Boso-boso.....	Gervasio, Francisco	Dec. 20, 1901
Do.....	Cardona	Ocampo, Santiago de.....	Feb. 18, 1902
Do.....	Morong.....	Pascual, Patricio	Do.
Do.....	Quisao.....	Buan, Lucio.....	Do.
Do.....	Tambobong	Rivera, Cipriano	Do.
Sorsogon	Bulusan	Fajardo, Cirilo	Jan. 27, 1902
Do.....	Santa Magdalena.....	Hubilla, Pedro	Do.
Surigao.....	Lingig.....	Consuegra, Esteban	Dec. 14, 1901
Do.....	Nasapit	Danuco, Andrés	Do.
Do.....	Surigao.....	Diez, Apolonio.....	Do.
Do.....	Veruela	Plaza, Alejo	Do.
Tarlac.....	Moncada	Lopez, Mariano, vice Soriano, resigned.	Jan. 24, 1902
Zambales.....	Alaminos	Montemayor, Florentino	Jan. 3, 1902

AUXILIARY JUSTICES OF THE PEACE.

Albay	Jovellar	Bajameslad, Julian.....	Feb. 18, 1902
Ambos Camarines.....	Goa.....	Romero, Mariano.....	Feb. 7, 1902
Do.....	Nueva Caceres.....	Nicola, Saturnino.....	Dec. 4, 1901
Do.....	Pamplona	Torre, Rafael de la.....	Feb. 7, 1902
Do.....	Pasacao	Morada, Victoriano.....	Do.
Do.....	Pili.....	Ombao, Agapito	Do.
Do.....	Ragay.....	Hernandez, Gonzalo.....	Do.
Do.....	San Vicente	Racelis, Eulalio	Do.
Do.....	Siroma	Abraham, Mauricio	Do.
Antique.....	Bugason.....	Sanchez, Pablo, vice Escanio, resigned..	Feb. 25, 1902
Do.....	San Pedro.....	Zorrilla, Pedro, vice Puanico, resigned..	Do.
Bataan	Hermosa	Simpao, Leonardo, vice De Jesus, declined.	Jan. 3, 1902
Do.....	Samal	Espino, Catalino, vice Talastas, declined.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Bohol	Albuquerque	Tungol, Carlos	Jan. 27, 1902
Do	Anda	Castro, Paulino	Do.
Do	Antequera	Balabis, Amaleto	Do.
Do	Baclayon	Villamor, Ciriaeo	Do.
Do	Balilihan	Racho, Proceso	Do.
Do	Batuanan	Ayuban, Melchor	Do.
Do	Calape	Pastor, Alejandro	Do.
Do	Catigbian	Ungay, Simeon	Do.
Do	Corella	Ramo, Ariston	Do.
Do	Cortes	Hangad, Urbano	Do.
Do	Dauis	Pinalis, Felipe	Do.
Do	Dimalao	Madula, Florencio	Do.
Do	Duero	Abueba, Pio	Do.
Do	Getafe	Logod, Leopoldo	Do.
Do	Guindulman	Fabiafia, Galicano	Do.
Do	Inabanga	Logroño, Hermenegildo	Do.
Do	Ipil	Nuez, Donato	Do.
Do	Lila	Caguanan, Francisco	Do.
Do	Loay	Espiritu, Mannel	Do.
Do	Loboc	Baquial, Pablo	Do.
Do	Maribojoe	Barnido, Ambrosio	Do.
Do	Panglao	Estoquiñ, Liberato	Do.
Do	Sevilla	Guatno, Florencio	Do.
Do	Tagbilaran	Bautista, Juan B.	Do.
Do	Talibon	Austero, Silverio	Do.
Do	Tubigon	Embradura, Pedro	Do.
Do	Ubay	Gaviola, Ruperto	Do.
Bulacan	Balluag	Camacho, Albino, vice Garcia, resigned.	Feb. 27, 1902
Do	Barasonin	Alano, Juan, vice Bautista, resigned.	Do.
Do	Malolos	Reyes, Graciano, vice Tan-Changco, resigned.	Do.
Do	Marilao	Vera, Máximo de, vice Guevara, resigned.	Do.
Do	San Rafael	Villaroman, Pedro, vice Fuentes, resigned.	Do.
Cavite	Alfonzo	Rosanes, Severino	Jan. 15, 1902
Do	Amadeo	Villanueva, Primo	Do.
Do	Bacoor	Francisco, segundo	Dec. 14, 1901
Do	Bailen	Gloriana, Aquilino	Jan. 15, 1902
Do	Cavite Viejo	Arigo, Pedro	Dec. 17, 1901
Do	Magallanes	Villafranca, Marcelo	Jan. 15, 1902
Do	Mendez Nunez	Aure, Delfin	Do.
Do	Rosario	Abuig, Felipe	Dec. 14, 1901
Do	Santa Cruz de Malabon	Soriano, Adriano	Dec. 17, 1901
Do	Ternate	Ramos, Anastacio	Dec. 14, 1901
Iloos Sur	Santo Domingo	Villanueva, Geminiano	Jan. 24, 1902
Do	Vigan	Matty, Felipe	Dec. 20, 1901
Iloilo	La Paz	Gustilo, Pedro	Dec. 17, 1901
Do	Pavia	Suela, Julian Suelo y, vice Guban, appointed justice of the peace.	Feb. 25, 1902
Do	San Joaquin	Corpus, Lorenzo, vice Diez, resigned.	Do.
Isabela	Andaguanan	Siquian, Filomeno	Jan. 10, 1902
Do	Cabagan Nuevo	Amugaun, Vicente	Do.
Do	Cabagan Viejo	Tagagapan, Vicente	Do.
Do	Caanyan	Bucag, Tomas	Do.
Do	Carig	Camacum, Joaquin	Do.
Do	Cordon	Abalahin, Vicente	Do.
Do	Echague	Loggan, Ambrosio	Do.
Do	Gamu	Monforte, Ignacio	Do.
Do	Ilagan	Claravall, Eliseo	Do.
Do	Naguilian	Patriarca, Antonio	Do.
Do	Reina Mercedes	Alindayu, Ignacio	Do.
Do	Santa Maria	Cabantan, Ventura	Do.
Do	Tumauilul	Paguirigan, Arturo	Do.
La Union	Bauan	Costales, Juan Floresca	Feb. 7, 1902
Leyte	Bay-bay	Galenzogo, Eustaquio	Dec. 20, 1901
Do	Dulag	Quempis, Eugenio	Feb. 7, 1902
Do	Malbago	Rosales, Feliciano	Dec. 20, 1901
Do	Tabanga	Lara, Ciriaeo de	Feb. 7, 1902
Do	Villaba	Tumamue, Celedonio	Do.
Masbate	Palanduta	Santo Domingo, Basilio, vice Avisor, deceased.	Feb. 18, 1902
Negros Occidental	Bacolod	Fernandez, Manuel	Dec. 17, 1901
Do	Bago	Inlo, Lucio	Do.
Do	Binalbagan	Alilis, Teodoro	Do.
Do	Cabancalan	Eslabon, Juan Garcia	Do.
Do	Cadiz	Monfor, Ildefonso	Do.
Do	Calatrava	Jires, Basilio	Do.
Do	Escalante	Infante, Juan	Do.
Do	Eustaquio Lopez	Lopez, Marciano	Do.
Do	Ginigaran	Vasquez, Antipas	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Negros Occidental.....	Granada.....	Imdemne, Inocentes.....	Dec. 17, 1901
Do.....	Guilhungan.....	Cartagena, Mateo.....	Do.
Do.....	Guimbalaon.....	Villanueva, Vincente Gamboa y.....	Do.
Do.....	Ilog.....	Gemora, Susano.....	Do.
Do.....	Irinamaylan.....	Sian, Bernabé.....	Do.
Do.....	Isabela.....	Barroquiña, Dionisio.....	Do.
Do.....	La Carlota.....	Iglesias, Nicolás.....	Do.
Do.....	La Castellana.....	Perez, Francisco.....	Do.
Do.....	Maao.....	Villaseñor, Eusebio Manuel.....	Do.
Do.....	Manapla.....	Duyunigan, Custodio.....	Do.
Do.....	Murcia.....	Lim, Donato.....	Do.
Do.....	Pontevedra.....	Ledesma, Marcelo.....	Do.
Do.....	Pulupandan.....	Yanzon, Rafael.....	Do.
Do.....	Sagay.....	Pascual, Filomeno.....	Feb. 25, 1902
Do.....	San Carlos.....	Ilagan, Agustín.....	Dec. 17, 1901
Do.....	San Enrique.....	Rodriguez, Victoriano.....	Do.
Do.....	Saravia.....	Reyes, Santiago J.....	Do.
Do.....	do.....	Maravilla, Pedro, vice Reyes, resigned.....	Jan. 27, 1902
Do.....	Silay.....	Tinsay, Ramon.....	Dec. 17, 1901
Do.....	Soledad.....	Granada, Mónico.....	Do.
Do.....	Suay.....	Montesinos, Juan.....	Do.
Do.....	Sumag.....	Dulman, Francisco.....	Do.
Do.....	Talisay.....	Mijares, Eriberto.....	Do.
Do.....	do.....	Treyes, Gregorio, vice Mijares, appointed justice of peace.....	Feb. 18, 1902
Do.....	Valladolid.....	Infante, Carlos.....	Dec. 17, 1901
Do.....	Victorias.....	Santa Ana, Alfonso.....	Do.
Nueva Ecija.....	Caranglan.....	Mariano, José.....	Jan. 24, 1902
Do.....	Lupao.....	Cauli, Andrés.....	Do.
Do.....	Nampicuan.....	Apoan, Florentino.....	Do.
Do.....	Talavera.....	Luis, Donato Ortiz.....	Do.
Pampanga.....	Angeles.....	Tablante, Bartolomé.....	Dec. 14, 1901
Do.....	Apalit.....	Mercado, Antonio.....	Do.
Do.....	Arayat.....	Cruz, Emiliano S.....	Do.
Do.....	Bacolor.....	Panopio, Gabino.....	Do.
Do.....	Betis.....	Pañgilinan, Martín.....	Do.
Do.....	Candaba.....	Samson, Francisco.....	Do.
Do.....	Floridablanca.....	Sundian, Martín.....	Do.
Do.....	Guagua.....	Gamboa, Tomás.....	Do.
Do.....	Lubao.....	Matias, Pastor.....	Do.
Do.....	Mabalacat.....	Tigbao, Pascual.....	Do.
Do.....	Macabebe.....	Sábado, Mariano.....	Do.
Do.....	Magalang.....	Baluyor, Enrique.....	Do.
Do.....	Mexico.....	Lara, Lupo de.....	Do.
Do.....	Minalin.....	Mercado, Santiago.....	Do.
Do.....	Porac.....	Ayson, Leon.....	Do.
Do.....	San Fernando.....	Santa María, Pablo.....	Do.
Do.....	San Luis.....	Aguirre, Tomás.....	Do.
Do.....	San Miguel.....	Guevarra, Antonio.....	Do.
Do.....	San Simon.....	Santillan, Gregorio.....	Do.
Do.....	Santa Ana.....	Fausto, Antonio P.....	Do.
Do.....	Santa Rita.....	Gosioco, Magno.....	Do.
Do.....	Santo Tomas.....	Viray, Castor.....	Do.
Do.....	Sexmoan.....	Limpin, Cosme.....	Do.
Pangasinan.....	Dagupan.....	Quebral, Marcelo, vice Reyes, appointed justice of peace.....	Jan. 15, 1902
Do.....	Lingayen.....	Pallao, Catalino, vice Silor, resigned.....	Feb. 18, 1902
Do.....	San Carlos.....	Bandong, Pascual, vice Magali, resigned.....	Jan. 15, 1902
Rizal.....	Angono.....	Talavera, Baltazar.....	Feb. 18, 1902
Do.....	Bosoboso.....	Escobar, Juan.....	Dec. 20, 1901
Do.....	Cardona.....	Flores, Mariano.....	Feb. 18, 1902
Do.....	Morong.....	Raymundo, Torribio.....	Do.
Do.....	Quisao.....	Vidanes, Telesforo.....	Do.
Do.....	Tambobong.....	Luna, Angel.....	Do.
Sorsogon.....	Barcelona.....	Griego, Tomás.....	Jan. 27, 1902
Do.....	Bulusan.....	Filban, Pablo.....	Do.
Do.....	Irosin.....	Cámara, Sabas.....	Do.
Do.....	Magallanes.....	Judit, Aniceto.....	Do.
Do.....	Santa Magdalena.....	Frivaldo, Francisco.....	Do.
Do.....	Sorsogon.....	Duran, Pedro, vice Apostol, resigned.....	Do.
Surigao.....	Lingig.....	Batistin, Agustín.....	Dec. 14, 1901
Do.....	Nasipit.....	Borja, Mauro.....	Do.
Do.....	Surigao.....	Bijil, Teodoro.....	Do.
Do.....	Veruela.....	Moderno, Bruno.....	Do.
Tarlac.....	Murcia.....	David, Casimiro, vice Mallari, resigned.....	Jan. 24, 1902
Zamboanga.....	Zamboanga.....	Duran, Pedro Francisco y.....	Dec. 4, 1901

558 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending May 31, 1902.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Abra	Bersamira, Sebastian, vice Villamor, resigned.	Secretary.....	Apr. 30, 1902
Bulacan	Goodhart, Richard W., vice Reynolds, appointed treasurer of Albay.	Treasurer.....	Apr. 18, 1902
Cagayan.....	Barclay, William W., vice Collins, resigned.do	May 24, 1902
Capiz.....	Acevedo, Emillano, vice Mobo, removed.	Secretary.....	Apr. 12, 1902
Cavite.....	Buxton, Walter D., vice Austin, appointed supervisor of Pampanga.	Supervisor.....	May 30, 1902
Misamis	Robinson, William H., vice Thomas, resigned.do	Do.
Nueva Vizcaya	Arriola y Fernández, Ramón.....	Fiscal	Apr. 18, 1902
Do.....	Cameron, Harry F.....	Supervisor.....	Apr. 21, 1902
Pangasinan	Sison, Benito, vice Pavlola, resigned...	Secretary.....	Mar. 3, 1902
Tarlac.....	Barrera, Marciano, vice Ramos, resigned.do	Apr. 12, 1902
Zambales.....	Emery, Arthur S., vice Hunter, resigned.	Treasurer.....	Mar. 19, 1902

DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
Bourns, Frank S., vice Meacham, deceased.	Chief health inspector for the Philippine Islands.	Apr. 21, 1902
Lamson-Scribner, F.....	Chief bureau of agriculture (confirmed May 24, 1902).	Dec. 1, 1901
McGregor, Robert, captain, Corps of Engineers, U. S. Army, vice Mead, resigned.	Sanitary engineer for the Philippine Islands...	May 30, 1902
Masó, Miguel Saderra, vice Doyle, resigned.	Assistant director, Philippine weather bureau.	Mar. 1, 1902

PRESIDENTS PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Ambos Camarines.....	Richmond, Shannon.....	Mar. 18, 1902
Antique.....	Montinola, Donato.....	Apr. 21, 1902
Cagayan.....	Ricerra, Fernando.....	Mar. 19, 1902
Misamis.....	San Agustin, Narciso.....	Apr. 21, 1902
Pampanga	De Mey, Charles F., vice Liongson	May 12, 1902

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Jervey, Henry, captain, U. S. Army	Superintendent in charge of construction of light-houses, buoys, beacons, light-vessels, sea marks, and their appendages.	Mar. 24, 1902
Helm, J. M., lieutenant-commander, U. S. Navy.	Superintendent of light-houses, buoys, beacons, light-vessels, sea marks, and their appendages.	Mar. 18, 1902

DEPARTMENT OF FINANCE AND JUSTICE.

Cairns, F. S	Surveyor of customs for the Philippine Archipelago.	Mar. 6, 1902
Crosstield, Amasa S.....	Judge of the court of customs appeals.....	May 12, 1902

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF FINANCE AND JUSTICE—Continued.

COURTS OF FIRST INSTANCE.

Name.	Position.	To date from—
Adeva, Paulo.....	Clerk court of first instance, Mindoro.....	May 30, 1902
Ambler, Byron S.....	Judge court of first instance, city of Manila....	May 24, 1902
Koenig, Jacob A., vice McFie, resigned.	Clerk court of first instance, thirteenth judicial district.	Apr. 12, 1902
Nepomuceno, Eduardo, vice Abad, resigned.	Clerk court of first instance, Marinduque	Mar. 19, 1902

DEPARTMENT OF PUBLIC INSTRUCTION.

Halford, Elijah W., major, U. S. Army, vice Groesbeck, resigned.	Trustee for the American Circulating Library Association of Manila.	May 12, 1902
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JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	Bangued	Borgonia y Blanco, Isidro, vice Villamor, resigned.	May 24, 1902
Ambos Camarines	Calasgasan	Laureles, Lucio.....	Apr. 18, 1902
Do.....	Capalonga.....	Gonzales, Juan	Mar. 25, 1902
Do.....	Paracale.....	Tagala, Pedro, vice Sanchez, deceased.	May 24, 1902
Antique	Barbaza	Alvarado, Rufo, vice Ihera, resigned...	May 17, 1902
Do.....	Guintas.....	Bacar, Adriano, vice Natan, resigned..	Do.
Bataan	Abucay	Martin, Bruno, vice Dellin, resigned ...	May 30, 1902
Do.....	Samal	Roque, Sotero, vice Castell, resigned...	May 24, 1902
Bulacan	Malolos.....	Daluz, Florencio, vice Reyes, resigned.	Apr. 9, 1902
Cagayan.....	Camalaniugan	Littana, Manuel, vice Liman, deceased.	Mar. 3, 1902
Do.....	Enrile	Babaran, Vicente, vice Guzman, resigned.	Do.
Do.....	Iguid	Magalad, Manuel, vice Bautista, resigned.	Do.
Do.....	Tuguegarao	Donato, Pedro Ferre, vice Nepomuceno, resigned.	Do.
Calamianes.....	Coron	Rodriguez, Doroteo	May 24, 1902
Capiz	Balete	Cortés, Agaton, vice Caliso, declined ..	Mar. 25, 1902
Do.....	Dumarao	Hidrosollo, Angelo, vice Aracillo, resigned.	Do.
Do.....	Jagnaya	Escoton, Higino, vice Fuentes, resigned.	Do.
Do.....	Jimeno	Garcia, Agustin, vice Tullo, deceased ..	Do.
Do.....	Pilar	Barameda, Eustaquio, vice Bernas, resigned.	Do.
Cavite	Bacoor	Francisco, Segundo, vice Cuenca, resigned.	Do.
Do.....	Cavite Viejo.....	Tria y Tirona, Claudio, vice Bajada, resigned.	Do.
Do.....	Naic.....	Santos, Nicolás, vice Tolentino, resigned.	Do.
Do.....	Perez Dasmarias	Tirona, Felipe, vice Bautista, resigned ..	Do.
Do.....	Rosario.....	Abueg, Felipe, vice Santos, resigned...	Do.
Dapitan	Dipolog	Velasco, Eufemio	May 24, 1902
Do.....	Ilaya	Famorca, Isabelo.....	Do.
Do.....	Lubungan.....	Vallecer, Domingo	Do.
Iloilo	Carles	Ortis, Angel, vice Solis, resigned.....	Do.
Do.....	Jaro	Villalobos, Numeriano, vice Lopez, resigned.	Mar. 7, 1902
Do.....	La Paz.....	Haranilla, Hipólito, vice Ilaya, resigned.	Mar. 25, 1902
Do.....	Molo	Sian, Baltazar, vice Locsin, resigned...	May 24, 1902
Isabela	Palanan	Buensuceso, Plácido.....	Apr. 2, 1902
Marinduque.....	Bone.....	Leuterio, Ramon, vice Lardisabal, resigned.	Mar. 19, 1902
Misamis	Cagayan.....	Nery, Anastacio, vice Jarcla, declined.	Do.
Do.....	Gingo-og	Lugod, Manuel.....	Do.
Do.....	Intiao	Dadole, Ramon	Do.
Do.....	Jasaan.....	Llanzas, Gregorio, vice Cruz, resigned..	Do.
Do.....	Lagonglong	Zarate, Raymundo	Do.
Do.....	Langaran	Rillas, Isidro	Do.
Do.....	Loctuan	Milvar, Rufo	Do.
Do.....	Mahinog.....	Ranara, Damian, vice Paderanga, resigned.	Do.
Negros Occidental....	Bacolod	Garvanzos y Asunción, Roque, vice Jaime, resigned.	Apr. 2, 1902
Do.....	Calatrava	Perez, Basilio, vice Castañales, resigned.	Mar. 19, 1902
Do.....	San Enrique.....	Espinos, Rafael, vice Montinola, resigned.	Mar. 7, 1902

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Negros Occidental	Suay	Montesino, Juan, vice Joson, resigned.	Mar. 7, 1902
Nueva Ecija	Puncan	Alzasua, Antonio	Mar. 25, 1902
Do	San Jose	Merced, Pascual de la	Do.
Pangasinan	Mapandan	Fernandez, Joaquin	May 17, 1902
Do	Santo Tomas	Lamorena, Ignacio, vice Canonizado, resigned.	Mar. 7, 1902
Rizal	Cainta	Cruz, Julian, vice Pablo Cruz, resigned.	Apr. 8, 1902
Tayabas	Lucban	Cada, Irineo, vice Ezquierez, declined.	Mar. 7, 1902
Zambales	Iba	Fierro, Roque Trinidad y del, vice Farrales, resigned.	Mar. 19, 1902
Do	Infanta	Madarang, Lazaro, vice Quintillo, resigned.	Apr. 21, 1902

AUXILIARY JUSTICES OF THE PEACE.

Ambos Camarines	Calasgasan	Babocol, Felipe	Apr. 18, 1902
Do	Capalonga	Fermo, Vito	Mar. 25, 1902
Do	Paracale	Venida, Pablo, vice Tagala, appointed justice of the peace.	May 24, 1902
Bulacan	Bulacan	Fernando, Juan, vice Enriquez, appointed justice of the peace.	Mar. 3, 1902
Cagayan	Apurri	Macanaya, Fermín	Do.
Do	Camalaniugan	Crisóstomo, Tomás, vice Iringan, resigned.	Do.
Do	Claveria	Reyes, Santiago	Do.
Do	Sanchez Mira	Asusano, Juan Franco y	Do.
Do	Tuguegarao	Cuntapay, Pedro, vice Soriano, resigned.	Do.
Capiz	Balete	Feliciano, Blas	Mar. 25, 1902
Do	Capiz	Asis, Jorge	Do.
Do	Cuartero	Pimentel, Eusebio, vice Goslangco, ineligible.	Do.
Do	Jagnaya	Lumague, Catalino	Do.
Do	Libacao	Zamora, Torribio	Do.
Do	Madalag	Avella, Oligario	Do.
Do	Malinao	Ilcito, Moisés	Do.
Do	Navas	Zaraspi, Felipe	Do.
Do	Sapian	Obligación, Aguedo, vice Santiago, deceased.	Do.
Do	Tapaz	Gloria, Miguel	Do.
Cavite	Bacoor	Sarino, Romualdo, vice Francisco, appointed justice of the peace.	Do.
Do	Cavite Viejo	Santi, Pastor, vice Arigo, resigned	Do.
Do	Cavite	Capili, Manuel, vice Nicolás, resigned.	Do.
Do	Corregidor	Torres, Esteban	Do.
Do	Rosario	Gonzalez, Felix, vice Abueg, appointed justice of the peace.	Do.
Dapitan	Dipolog	Mercado, Diosdado	Mar. 24, 1902
Do	Ilaya	Baje, Bibiano	Do.
Do	Lubungan	Tabiliran, Ceferino	Do.
Iloilo	Balasan	Samudio, Juan, vice Cos Malalad, deceased.	May 26, 1902
Do	Cabatuan	Palomar, Nicolás, vice Montañó, resigned.	Mar. 7, 1902
Do	Iloilo	Villaseñor, Anselmo, vice Guango, resigned.	May 26, 1902
Do	La Paz	Gregorios, Tranquilino, vice Gustillo, resigned.	Mar. 7, 1902
Do	Maasin	Cartagena, Macario, vice Modejar, resigned.	Do.
Do	Mandurriao	Marañon, Mariano, vice Miraflores, resigned.	Mar. 26, 1902
Do	Nagaba	Octaviano, Elias, vice Villanueva, resigned.	Mar. 26, 1902
Isabela	Palanan	Salazar, Zacarias	Apr. 2, 1902
Leyte	Dugami	Cañete, Santiago, vice Sia-Ingeo, resigned.	Mar. 19, 1902
Masbate	Masbate	Hernandez, Higinio, vice Medina, resigned.	Apr. 18, 1902
Do	San Agustin	Pusing, José, vice Delgado, deceased	Apr. 9, 1902
Do	San Fernando	Mirasol, Marcel, vice Aligada, resigned.	Apr. 18, 1902
Misamis	Cagayan	Maandar, Hilario, vice Bucarrias, resigned.	Mar. 19, 1902
Do	Gingo-og	Condeza, Catalino	Do.
Do	Initao	Madriaga, Catalino	Do.
Do	Lagonglong	Gadrinab, Tomás	Do.
Do	Langaran	Cabillas, Sebastian	Do.
Do	Laeulan	Molan, Ignacio	Do.
Negros Occidental	Bacolod	Suarez, Estaban, vice Fernández, resigned.	May 12, 1902

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Negros Occidental.....	Isabela	Tiongeo, Camilo, vice Montesinos, appointed justice of the peace.	May 12, 1902
Do.....	Isu.....	Laporre, Fausto	Mar. 19, 1902
Do.....	La Castellana	Segobia, Modesto, vice Perez, resigned.	Do.
Do.....	San Enrique.....	Danao, Lázaro, vice Rodriguez, resigned.	Mar. 7, 1902
Do.....	Suay.....	Espinosa, Maximiano, vice Barroquiña, resigned.	May 12, 1902
Nueva Ecija.....	San Isidro.....	Payumo, Inocencio, vice Roque, resigned.	Mar. 25, 1902
Do.....	San Jose.....	Lázaro, Clemente	Do.
Do.....	San Juan	Ramos, Publio.....	Do.
Pangasinan	Lingayen.....	Tomelden, Victor, vice Palisoc, resigned.	Mar. 7, 1902
Do.....	Mapandan.....	Morales, Antonio.....	May 17, 1902
Do.....	Salasa	Perez, Antonio, vice Carantit, deceased.	Do.
Do.....	Santo Tomas	Purganan, Antonio, vice Lamorena, appointed justice of the peace.	Mar. 7, 1902
Rizal	Pasig	García, Aurelio, vice Santos, resigned.	Apr. 8, 1902
Tayabas	Bondoc	Edano, Deogracias	Mar. 7, 1902
Do.....	Calauag	Villasaya, Anselmo	Do.
Do.....	Lucban	Cada, Eustacio, vice Romero, resigned.	Do.
Do.....	Mulanay	Telada, Daniel	Do.
Do.....	Sampaloc.....	Lagdameo, Pedro	Do.
Do.....	San Narciso	Banaua, Marcelino.....	Do.

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending August 31, 1902.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Bataan	Phipps, Sam C., vice Vance, appointed supervisor of Pangasinan.	Supervisor.....	June 28, 1902
Batangas	Luz, Simeon	Governor	June 23, 1902
Benguet.....	Wagar, Percy E., vice Scherer, resigned	Secretary	Aug. 15, 1902
Bohol	Mulder, Jacob C., vice Hegg, deceased..	Supervisor.....	Aug. 30, 1902
Do.....	Uppington, Claude D., vice Sutherland, resigned.	Treasurer.....	Aug. 8, 1902
Bulacan	Wheeler, Robert C., vice Farnham, resigned.	Supervisor.....	June 27, 1902
Ilocos Norte	Agcaolli, Julio, vice Villanueva, deceased.	Governor.....	Aug. 25, 1902
Isabela	Alzona, Cayo, vice Revilla, resigned....	Fiscal	July 31, 1902
Do.....	Steward, Nathan B., vice Povey, removed.	Treasurer.....	Aug. 30, 1902
La Laguna	Benítez, Higinio.....	Fiscal	July 1, 1902
Do.....	Cailles, Juan.....	Governor.....	Do.
Do.....	Castor, Alvares	Secretary.....	Do.
Do.....	Cosme, José Rivera y, vice Castor, deceased.do	Aug. 27, 1902
Do.....	Vaughan, Wm. T	Treasurer.....	July 1, 1902
La Union.....	Bull, James A., vice Horton, resigned ..	Supervisor.....	July 23, 1902
Lepanto-Bontoc	Ancheta, Pio	Lieutenant-governor for Amburayan.	June 27, 1902
Do.....	Goodman, Maurice.....	Supervisor.....	June 9, 1902
Do.....	Hunt, Truman K	Lieutenant-governor for Bontoc.	Do.
Do.....	Lichtig, Bernard	Secretary-treasurer...	June 26, 1902
Do.....	Mair, Thomas L	Governor.....	June 9, 1902
Leyte.....	Acebedo, Emigdio, vice Espina, deceased.	Secretary.....	July 9, 1902
Do.....	Cui, Mariano, vice Singson, resigned....	Fiscal	Do.
Do.....	Fernandez, Ramon, vice Cui, resigned..do	Aug. 25, 1902
Marinduque.....	Revilla, Bartolome, vice Salandanan, resigned.do	July 22, 1902
Mindoro.....	Offley, Robert S., captain, Thirtieth Infantry, U. S. Army. (Detailed by par. 1, G. O. 144, current series, Division of the Philippines, in accordance with act No. 423.)	Governor.....	June 29, 1902
Nueva Ecija.....	Cheal, Harry H., vice Kelly, removed..	Treasurer.....	July 7, 1902
Nueva Vizcaya.....	Bennett, Lawrence E., vice Ney, resigned.	Governor.....	July 18, 1902
Do.....	Mize, Charles A., vice Cameron, resigned.	Supervisor.....	Aug. 30, 1902

562 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

Appointments made by the civil governor, etc.—Continued.

PROVINCIAL SERVICE—Continued.

Province.	Name.	Position.	To date from—
Negros Occidental.....	Hollis, William George, vice Lang, resigned.	Treasurer.....	Aug. 8, 1902
Pampanga.....	Vance, Charles F, vice Austin, resigned.	Supervisor.....	June 22, 1902
Paragua.....	Miller, Edward Y., first lieutenant, Twenty-ninth Infantry, U S. Army.	Secretary-treasurer...	June 22, 1902
Do.....	Philippe, William A., captain, Tenth Infantry, U. S. Army.	Governor.....	Do.
Samar.....	Casanave, Pedro A.....	Treasurer.....	June 17, 1902
Do.....	Felte, Eduardo.....	Secretary.....	Do.
Do.....	Llorente, Julio.....	Governor.....	Do.

MUNICIPAL ORGANIZATION COMMITTEE.

Samar.....	Llorente, Julio.....	Chairman of committee.	June 17, 1902
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UNITED STATES PHILIPPINE COMMISSION.

Name	Position.	To date from—
Beardslev, James W.....	Consulting engineer to the Commission.....	Aug. 7, 1902

DEPARTMENT OF THE INTERIOR.

Bourne, Frank S., vice Maus, resigned.	Commissioner of public health for the Philippine Islands.	July 21, 1902
Thomas, Jerome B.....	Attending physician and surgeon, civil sanitarium, Baguio, Benguet.	July 22, 1902

PRESIDENTS PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Batangas.....	Lasada, Jose.....	July 2, 1902
Cavite.....	Felizardo, Mariano, vice Ejercito, transferred to La Laguna.....	July 7, 1902
Isabela.....	Toribio, Buenaventura, vice Calvo, transferred to Zambales.....	Aug 27, 1902
La Laguna.....	Ejercito, Telesforo.....	July 7, 1902
Marinduque.....	Visintian, Juan.....	July 2, 1902
Misamis.....	Xavier, Francisco, vice San Agustin, resigned.....	June 25, 1902
Nueva Vizcaya.....	Isane, Segundo.....	Aug. 27, 1902
Tarlac.....	Catangal, Andres, vice Icasiano, resigned.....	July 9, 1902
Zambales.....	Calvo, Aquilino, vice Felizardo, transferred to Cavite.....	July 7, 1902

DEPARTMENT OF FINANCE AND JUSTICE.

COURTS OF FIRST INSTANCE.

Name.	Position.	To date from—
Chofré, Salvador.....	Assistant clerk, court of first instance, city of Manila.....	July 2, 1902
Cinco, Lazaro.....	Clerk, court of first instance for the province of Samar.....	Do.
Norris, W. F.....	Judge, court of first instance, as authorized by act No. 396.....	Aug. 4, 1902
Pope, William H.....	do.....	Aug. 18, 1902
Powell, John S.....	do.....	Aug. 4, 1902

NOTARIES PUBLIC.

Frias, Ramon.....	Notary public, municipality of Bacolod, Occidental Negros.....	June 12, 1902
Joson, Vicente.....	Notary public for the province of Occidental Negros.....	Aug. 6, 1902
Mapa, Dionisio.....	do.....	Do.
Villarosa, Juan B.....	Notary public for the province of Cebu.....	July 18, 1902

Appointments made by the civil governor, etc.—Continued.

MUNICIPALITY OF MANILA.

Name.	Position.	To date from—
Gale, Herbert D., vice Ner, deceased.	Second assistant prosecuting attorney for the city of Manila...	July 18, 1902
George, Jesse.....	Third assistant prosecuting attorney for the city of Manila	June 10, 1902
Ingersoll, Frank B....	Prosecuting attorney for the city of Manila	June 4, 1902
Pabalan, Antonio Ma .	Member advisory board, city of Manila, for the district of Paco.	Aug. 8, 1902
Rodil, Segundo.....	Member advisory board, city of Manila, for the district of Santa Ana.	Aug. 15, 1902

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	Pilar	Paz, Dalmacio Valera y de, vice Carlos Valera, resigned.	June 25, 1902
Ambos Camarines.....	Gainza	Anasin, Narciso Sabaria y.....	Aug. 8, 1902
Antique	Caritan.....	Cruz, Dionisio de la, vice Deipuyat, resigned.	June 25, 1902
Do.....	Dao	Abiera, Timoteo, vice Isulat, resigned.	Do.
Do.....	Pandan	Gumboc, Hilario, vice Orola, resigned.	Aug. 4, 1902
Do.....	Valderrama	Jauod, Vicente, vice Abrico, resigned..	July 2, 1902
Bohol	Alburquerque	Bungabong, Hilarion, vice Mastog, resigned.	June 27, 1902
Do.....	Candijay	Acudre, Pedro	Do.
Do.....	Garcia Hernandez....	Acero, Luis	Do.
Do.....	Guindulman	Ranario, Isidoro, vice Castillo, resigned.	Do.
Do.....	Jagna	Casenas, Catalino.....	Do.
Do.....	Maribojoc	Descallar, Gregorio, vice Pedro Descallar, resigned.	Do.
Do.....	Tagbilaran	Bautista, Juan, vice Mendoza, resigned.	Do.
Do.....	Valencia	Cainglit, Mariano	Do.
Bulacan	Malolos.....	Gatmaitan, Vicente, vice Daluz, resigned.	Aug. 30, 1902
Do.....	Meycauayan	Noriega, Aguedo, vice Alarilla, resigned	June 9, 1902
Do.....	San Miguel	Santos, Cirilo B., vice Lim, removed....	Aug. 25, 1902
Do.....	Santa Maria	Perez, Juan Mendoza y, vice Jesus, resigned.	July 18, 1902
Cagayan.....	Alcala	Mendoza, Severino, vice Canillas, resigned.	July 8, 1902
Do.....	Aparri.....	Umengan, Francisco, vice Alvarado, resigned.	Aug. 5, 1902
Capiz	Batan	Sugang, Julian Penalosa y, vice Sugang, deceased.	June 9, 1902
Do.....	Navas	Briones, Mateo, vice Lacerna, resigned.	Aug. 15, 1902
Cavite	Corregidor.....	Javier, Teodorico, vice Arsega, resigned.	June 23, 1902
Do.....	do	Vidal, Petronilo, vice Javier, resigned..	Aug. 4, 1902
Do.....	Magallanes.....	Espineli, Francisco, vice Agapito Espineli, resigned.	June 23, 1902
Cebu	Alcoy	Santos, Tomas de los	June 25, 1902
Do.....	Balamban	Rondes, Casimiro, vice Pena, resigned..	Do.
Do.....	Bantayan	Escarro, Margarito.....	Do.
Do.....	Bogo	Pilano, Rafael, vice Rubio, resigned....	Do.
Do.....	Borbon	Montebon, Feliciano	Do.
Do.....	Carmen	Taton, Domingo	Do.
Do.....	Catmon	Colina, Segundo	Do.
Do.....	Consolacion	Hatamosa, Hipolito.....	Do.
Do.....	Cordoba	Ligan, Claudio.....	Do.
Do.....	Danao	Enriquez, Benito, vice Duterte, deceased.	Do.
Do.....	Liloan.....	Cabatiñgan, Sotero	Do.
Do.....	Madridejos	Bacolod, Vicente	Do.
Do.....	Pilar	Paradela, Mónico.....	Do.
Do.....	Pinamungahan	Vargas, Cesareo	Do.
Do.....	San Fernando.....	Manugas, Guillermo, vice Papas, elected president.	Do.
Do.....	San Francisco.....	Dayuda, Sergio	Do.
Do.....	Santa Fe	Almccera, Justo	Do.
Do.....	Santa Rosa	Alibong, Claro.....	Do.
Do.....	Sogod	Menchavez, Sulpicio	Do.
Do.....	Tabogon.....	Neis, Pascual	Do.
Do.....	Tuburan.....	Estrella, Felix.....	Do.
Do.....	Tudela	Labajo, Ruperto.....	Do.
Ilocos Norte	Solsona	Bueno, Leandro, vice Vives, relieved...	June 27, 1902
Ilocos Sur	Lapo	Singson, Panfilo, vice Vera Cruz, resigned.	June 3, 1902
Iloilo	Jaro	Buenconsejo, Leocadio, vice Villalobos, resigned.	Aug. 15, 1902

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province	Town.	Name.	To date from—
Iloilo.....	Maasin.....	Cartagena, Macario, vice Jesena, resigned.	June 25, 1902
Do.....	Naguba.....	Zapanta, Fermín, vice Galve, resigned.	Do.
Do.....	Zarraga.....	Perisuelo, Valeriano, vice Puertollano, resigned.	Do.
La Laguna.....	Calamba.....	Ustaris, Cirilo, vice Ayafia, resigned....	June 27, 1902
Do.....	Lillo.....	Polistua, Vicente, vice Badiola, resigned.	Aug. 27, 1902
Do.....	Narcarlang.....	Zoleibar, Vivencio, vice Manas, removed.	Do.
Do.....	San Pablo.....	Gorostiza, Pedro, vice Nieva, deceased.	Do.
Do.....	Santa Cruz.....	Arguelles, Cecilio, vice Alonso, resigned.	Do.
Mimamnis.....	Iligan.....	Iuran, Bernabe, vice Abagan, resigned.	Aug. 5, 1902
Negros Occidental.....	Bacolod.....	Ramos, Mariano, vice Garbanzas, resigned.	Aug. 28, 1902
Do.....	Silay.....	Tinsay, Ramon, vice Jaime, resigned....	June 28, 1902
Do.....	Valladolid.....	Yngson, Carlos, vice Mapa, resigned....	Do.
Negros Oriental.....	Bacong.....	Tindoc, Rafael, vice Talarra, deceased.	Do.
Do.....	Canoman.....	Usaraga, Faustino, vice Nieves, resigned.	Do.
Do.....	Gnijulugan.....	Masacampo, Torribio, vice Villegas, resigned.	Do.
Do.....	Larena.....	Pragatnar, Bonifacio, vice Padayjac, resigned.	Do.
Do.....	Manjuyod.....	Somoza, Ambrosio, vice Furbayca, resigned.	Do.
Pangasinan.....	Natividad.....	Oralla, Saturnino.....	June 9, 1902
Rizal.....	Muntinlupa.....	Lopesa, Dionisio, vice Abad, deceased.	Aug. 15, 1902
Do.....	Pasig.....	Garcia, Aurelio, vice Diaz, resigned....	July 18, 1902
Romblon.....	Cajidiocan.....	Rama Jacinto, vice Cometa, deceased.	June 3, 1902
Samar.....	Calbayog.....	Fido, Rufino.....	July 22, 1902
Do.....	Calbiga.....	Froilan, Mariano.....	Do.
Do.....	Catbalogan.....	Magu, A. Jo.....	Do.
Do.....	Paranas.....	Zisor, Ramon.....	Do.
Do.....	Pinabacdao.....	Sevillana, Cecilio.....	Do.
Do.....	Motiong.....	Albano, P. regin.....	Do.
Do.....	San Sebastian.....	Aguirre, Leonelo.....	Do.
Do.....	Tiabong.....	Jatoli, Inocentes.....	Do.
Do.....	Villa Real.....	Japson, Francisco.....	Do.
Do.....	Zumarraga.....	Carcellar, Florencio.....	Do.
Sorsogon.....	Barcelona.....	Barmiento, Tomas, vice Pulay, resigned.	July 18, 1902
Do.....	Bulusan.....	Roque, Santiago, vice Fajardo, resigned.	Aug. 28, 1902
Do.....	Donsol.....	Abrantes, Alejo, vice Clemente, resigned.	Aug. 4, 1902

AUXILIARY JUSTICES OF THE PEACE.

Ambos Camarines.....	Calabanga.....	Tandog, Tomas, vice Valle, deceased....	July 22, 1902
Do.....	Gainza.....	Juan, Felix de la Cruz.....	Aug. 8, 1902
Do.....	Libmanan.....	Reyes, Caledonio, vice Colores, resigned.	Aug. 28, 1902
Antique.....	Barbaza.....	Ibera, Crisanto, vice Jon, resigned....	June 26, 1902
Do.....	Caritan.....	Orata, Angel de la, vice Pacheco, resigned.	Aug. 4, 1902
Do.....	Dao.....	Fernier, Andres, vice Waldellon, resigned.	June 25, 1902
Do.....	Guintas.....	Tifiga, Nemesio, vice Bacar, appointed justice of the peace.	Aug. 4, 1902
Do.....	Tibiao.....	Martinez, Mateo, vice Alegata, resigned.	Aug. 25, 1902
Bohol.....	Candijay.....	Aparicio, Cofrino.....	June 27, 1902
Do.....	Dimiao.....	Magallones, Hilario, vice Madula, resigned.	Do.
Do.....	Garcia Hernandez.....	Galedo, Pedro.....	Do.
Do.....	Jagna.....	Loren, Esteban.....	Do.
Do.....	Tagbilaran.....	Parras, Miguel, vice Bautista, appointed justice of the peace.	Do.
Do.....	Valencia.....	Maestrada, Mariano.....	Do.
Capiz.....	Balete.....	Bantigul, Domingo, vice Pelicelano, resigned.	Aug. 15, 1902
Do.....	Batan.....	Laurente, Francisco, vice Barrios, resigned.	June 9, 1902
Do.....	Panay.....	Barredo, Candido, vice Roxas, resigned.	Aug. 15, 1902
Cavite.....	Cavite.....	Rivera, José, vice Capili, resigned....	June 23, 1902
Do.....	Corregidor.....	Aguilar, Valentin, vice Torres, resigned.	Do.
Do.....	do.....	Aguilar, Tomas, vice Aguilar, resigned.	Aug. 4, 1902

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date. from—
Cavite	Naic	Olea, Telesforo, vice Garcia, resigned..	June 23, 1902
Cebu	Alcoy	Estino, Florentino	June 25, 1902
Do	Balambran	Lomayno, Abdon	Do.
Do	Bantayan	Mabug-at, Juan	Do.
Do	Boga	Briones, Marcelo	Do.
Do	Borbon	Montesillo, Macario	Do.
Do	Carmen	Bazan, Bernardo	Do.
Do	Catmon	Molinas, Simon	Do.
Do	Consolacion	Perez, Andres	Do.
Do	Cordoba	Nuñez, Fructuoso	Do.
Do	Danao	Gorre, Eleuterio	Do.
Do	Liloan	Gañete, Marcelo	Do.
Do	Madridejos	Padilla, Anastacio	Do.
Do	Pilar	Parrilla, Gregorio	Do.
Do	Pinamungahan	Enríquez, Fulgencio	Do.
Do	San Fernando	Geneblasco, Francisco, vice Duterte, elected vice-president.	Do.
Do	San Francisco	Arquillano, Cipriano	Do.
Do	Santa Fe	Batiacilla, Miguel	Do.
Do	Santa Rosa	Inoc, Calixto	Do.
Do	Sogod	Alunan, Patricio	Do.
Do	Tabogon	Berenguel, Vicente	Do.
Do	Tuburan	Allego, Cipriano	Do.
Do	Tudela	Rojas, Salvador	Do.
Ilocos Norte	Badoc	Cuesta, Buenaventura de la	Aug. 6, 1902
Do	Bangui	Delgado, Rafael	Do.
Do	Banna	Salazar, Miguel	July 9, 1902
Do	Facay	Llaguno, Luis	Aug. 27, 1902
Do	Pasquin	Luna, Aniceto de	Aug. 6, 1902
Do	San Miguel	Loyola, José	Do.
Do	Solsona	Paraiso, Cirilo, vice Mata, resigned...	June 27, 1902
Ilocos Sur	Cabugao	Segun, Mariano, vice Suller, resigned..	June 3, 1902
Do	Candon	Cadena, Cenon, vice Lique, resigned.	Do.
Do	Caoayan	Resurrección, Patricio, vice Llanes, resigned.	Do.
Do	Lapo	Guerrero, Juan, vice Singson, ap- pointed justice of the peace.	Do.
Do	Santa Lucia	Hombrebueno, Silverio, vice Velazco, resigned.	Do.
Iloilo	Pototan	Casungpang, Guillermo, vice Dosado, resigned.	Aug. 15, 1902
Do	Zarraga	Poblador, Norberto, vice Perisuelo, appointed justice of the peace.	June 25, 1902
La Laguna	Calamba	Belarmino, Felipe, vice Quintero, in- eligible.	June 27, 1902
Do	Lilio	Peña, Aproniano de la, vice Manas, removed.	Aug. 27, 1902
Misamis	Iligan	Macapil, Marciano, vice Manaman, resigned.	Aug. 5, 1902
Nueva Ecija	Cabiao	Natividad, Victoriano	July 2, 1902
Do	Puncan	Bravo, José	June 3, 1902
Do	Santa Rosa	Saulo, Maximo, vice Sanson, resigned..	July 2, 1902
Negros Occidental	Saravia	Maravilla, Francisco, vice Pedro Ma- ravilla, relieved.	Aug. 28, 1902
Do	Silay	Coloso, Nicolas Goles, vice Lacson, re- signed.	Do.
Do	do	Lacson, Marciano, vice Tinsay, ap- pointed justice of the peace.	June 25, 1902
Negros Oriental	Canoan	Acaín, Juan, vice Cuaresma, resigned..	Do.
Do	Guijulugan	Cortés, Domingo, vice Masicampo, re- signed.	Do.
Pangasinan	Natividad	Ofana, Teodoro	June 9, 1902
Rizal	Cainta	Buenviaje, Andrés, vice Cruz, ap- pointed justice of the peace.	Aug. 4, 1902
Do	Pasig	Santos, Eugenio, vice Garcia, ap- pointed justice of the peace.	July 18, 1902
Samar	Calbayog	Gómez, Antonio	June 22, 1902
Do	Calbiga	Figuerroa, Feliciano	Do.
Do	Catbalogan	Iboa, Peregrin	Do.
Do	Motiong	Abalos, Buenaventura	Do.
Do	Paranas	Pomperrada, Cipriano	Do.
Do	Pinabacdao	Mabute, Rufino	Do.
Do	San Sebastian	Babon, Leoncio	Do.
Do	Tiabong	Pael, Nicolas	Do.
Do	Villa-Real	Figuerroa, Santiago	Do.
Do	Zumarraga	Morales, Antonio	Do.
Sorsogon	Sorsogon	Lumanpao, Rufino, vice Duran, re- signed.	July 18, 1902
Tayabas	Sariaya	Javier, Nicomedes, vice Changco, re- signed.	June 3, 1902
Zambales	Candelaria	Eliaso, Basilio, vice Imperial, resigned.	July 2, 1902

566 LAWS OF THE UNITED STATES PHILIPPINE COMMISSION.

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending November 30, 1902.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Antique	Green, Paul F., vice Hodgson, appointed supervisor Rizal.	Supervisor.....	Sept. 18, 1902
Bataan	Delgado, Ambrosio, vice Soriano, resigned.	Fiscal	Oct. 24, 1902
Do.....	Wood, Charles D., vice Phipps, appointed supervisor La Laguna.	Supervisor.....	Nov. 22, 1902
Cagayan.....	Revilla, Bartolome, vice Naval, resigned.	Fiscal	Nov. 13, 1902
Ilocos Norte	Flor, Melchor, vice Agcaoili, appointed provincial governor Ilocos Norte.	Secretary	Sept. 18, 1902
La Laguna	Phipps, Sam C.....	Supervisor.....	Nov. 22, 1902
Marinduque.....	Mundo, Bernardo del, vice Nepomuceno, appointed clerk of court.	Secretary	Oct. 10, 1902
Do.....	Parás, Ricardo.....	Lieutenant-governor..	Nov. 13, 1902
Masbate	Hunter, John W., vice Sherwood, resigned.	Treasurer.....	Sept. 18, 1902
Mindoro.....	Lamb, Carrol H.....	Supervisor-treasurer..	Nov. 28, 1902
Do.....	San Agustin, Fernando.....	Secretary	Nov. 17, 1902
Nueva Vizcaya	Morley, Reuben Hitchcock, vice Alvarado, resigned.	Secretary-treasurer...	Sept. 18, 1902
Rizal	Dancel, Arturo, vice Flores, resigned ...	Governor	Nov. 5, 1902
Do.....	Hodgson, Telfair, vice Dieck, resigned..	Supervisor.....	Sept. 18, 1902
Romblon	La Lana, Francisco, vice Villanueva, resigned.	Fiscal	Sept. 8, 1902
Samar	Franco y Mosquera, Domingodo	Oct. 20, 1902
Tarlac	Ilagan, Mauricio, vice Tafiedo, resigned..do	Oct. 24, 1902

MUNICIPAL ORGANIZATION COMMITTEE.

Mindoro.....	Osley, Capt. Robert S.....	Chairman committee.	Sept. 2, 1902
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DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
Carter, Maj. E. C., vice Bourns, resigned.	Commissioner of public health for the Philippine Islands.	Sept. 8, 1902
Osgood, Henry D.....	Sanitary engineer for the Philippine Islands...	Oct. 4, 1902
Stanton, William, vice Suderra, resigned.	Assistant director of the Philippine weather bureau.	Oct. 1, 1902

PRESIDENTS PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Bataan	Olba, Antonio, vice Castro, removed	Nov. 11, 1902
Cebu	Smith, James W., vice Mascuñana, appointed president provincial board of health, Leyte.	Oct. 24, 1902
Leyte.....	Mascuñana, José, vice Santos, removed	Oct. 15, 1902
Pampanga	Dudley, Frank W., vice de Mey, resigned	Oct. 6, 1902
Pangasinan	Jesús, Vicente de, vice Slayter, resigned	Oct. 1, 1902
Faragua	Davis, William R	Oct. 10, 1902
Samar	Cullen, Capt. Gilbert I	Sept. 30, 1902
Tayabas	Eber, Albert H., vice de Jesús, appointed president provincial board of health of Pangasinan.	Oct. 15, 1902

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Key, Lieut. A. L., vice Fremont, relieved.	Superintendent in charge of the construction, maintenance, and operation of the vessels belonging to or under bureau of coast guard and transportation.	Oct. 22, 1902

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF FINANCE AND JUSTICE.

COURTS OF FIRST INSTANCE.

Name.	Position.	To date from—
Atienza, Felix	Clerk, interpreter, translator, stenographer, and typewriter for the Thirteenth judicial district, as authorized by act No. 140, vice Koenig, deceased.	Oct. 10, 1902
Blount, James H.	Judge court of first instance, as authorized by act No. 396.	Oct. 7, 1902
Powell, John S., vice Whitsett, removed.	Judge court first instance for the Fourteenth judicial district.	Do.
Trent, Grant T.	Supervisor of provincial fiscals for the Philippine Islands.	Sept. 5, 1902
Wislezensus, Adolph, vice Blount, promoted.	Judge court first instance for the First judicial district.	Oct. 7, 1902

(See also Justices and auxiliary justices of the peace.)

DEPARTMENT OF PUBLIC INSTRUCTION.

Bryan, Elmer B., vice Atkinson, resigned.	General superintendent of education.....	Jan. 1, 1903
Carter, Maj. Edward C., vice Maus, resigned.	Member of the board of trustees of the College of San José.	Sept. 1, 1902
Carter, Maj. Edward C., vice Halford, resigned.	Trustee of the American Circulating Library Association of Manila.	Oct. 15, 1902
Gannett, Henry W.	Assistant director of census for the Philippine Islands.	Oct. 7, 1902
Glennon, Lieut. Commander J. H.	Trustee of the American Circulating Library Association of Manila.	Oct. 15, 1902
McCullough, Maxwell L.	Editor of the Official Gazette	Sept. 30, 1902
Olmstead, Victor H.	Assistant director of census for the Philippine Islands.	Oct. 7, 1902
Roudiez, Maj. Leon S., vice Carter, resigned.	Trustee of the American Circulating Library Association of Manila.	Nov. 11, 1902
Sanger, Joseph P.	Director of census for the Philippine Islands...	Oct. 7, 1902

MUNICIPALITY OF MANILA.

Chanco, Dionisio, vice Gale, appointed third assistant prosecuting attorney.	Second assistant prosecuting attorney for the city of Manila.	Oct. 8, 1902
Gale, Herbert, vice George, appointed fourth assistant prosecuting attorney.	Third assistant prosecuting attorney for the city of Manila.	Do.
George, Jesse	Fourth assistant prosecuting attorney for the city of Manila.	Do.
Ingersoll, Frank B., vice Chanco, appointed second assistant.	First assistant prosecuting attorney for the city of Manila.	Do.
Rosario, Francisco del.	Member advisory board, city of Manila, for the district of Pandacan.	Oct. 20, 1902
Sweeney, John C., vice Ingersoll, appointed first assistant.	Prosecuting attorney for the city of Manila	Oct. 8, 1902

PHILIPPINE EXPOSITION BOARD.

Guerrero, Leon	Secretary, as authorized by act No. 514	Nov. 13, 1902
Niederlein, Gustavo	Member, as authorized by act No. 514	Do.
Paterno, Pedro A.	do.	Do.
Wilson, William P.	Chairman, as authorized by act No. 514	Nov. 28, 1902

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	San Quintin	Pira, Eloy, vice Senen, resigned	Sept. 18, 1902
Ambos Camarines	Labo	Muhn, George	Nov. 17, 1902
Do	Lupi	Estevan, Florentino	Oct. 24, 1902
Do	Sipocot	Labrador, Baltazar	Do.
Antique	Bugason	Javison, Andrés, vice Lagasca, resigned.	Nov. 22, 1902
Do	Valderrama	Pagunsan, Lucas, vice Vicente Jauod, resigned,	Do.

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Bataan	Mabatan	Rodriguez, Pedro, vice Santiago, resigned.	Oct. 7, 1902
Do	Orani	Sevilla, Gerónimo, vice Pascual, resigned.	Nov. 22, 1902
Batangas	Bauang	Buenviaje, Cipriano, vice Reyes, removed.	Sept. 12, 1902
Do	Calaca	Joya, Perpetuo de, vice Rodriguez, resigned.	Do.
Do	Cuenca	Briones, Gerónimo	Do.
Do	Ibaan	Illustre, Mateo, vice Quinio, removed.	Do.
Do	Lemery	Ilagan, Agaton, vice Generoso, resigned.	Do.
Do	Liang	Hernandez, Gabriel, vice Zarzoso, deceased.	Do.
Do	do	Lapitan, Eulalio, vice Hernandez, resigned.	Nov. 11, 1902
Do	Lipa	Templo, José	Sept. 12, 1902
Do	Rosario	Balaños, Isabelo, vice Magtibay, resigned.	Do.
Do	Taal	Atienza, Teófilo, vice Lontoc, resigned.	Do.
Do	Talisay	Malabanan, Francisco	Do.
Do	Tanauan	Tapia, Buenaventura, vice Laurel, deceased.	Do.
Do	Taysan	Reyes, Vicente	Do.
Bulacan	Bigaa	José, Felipe A., vice Puatu, deceased.	Oct. 20, 1902
Do	Hagonoy	Tomaacruz, Benigno, vice Aduna, resigned.	Do.
Do	do	Estrella, Marcelo, vice Tomaacruz, resigned.	Nov. 11, 1902
Cagayan	Aparri	Madrid, José, vice Umengan, resigned.	Nov. 17, 1902
Capiz	Banga	Orquiola, Procopio, vice Songcuya, resigned.	Sept. 30, 1902
Do	Mambusao	Tolentino, Benito, vice Laguda, resigned.	Do.
Do	Panay	Nolasco, Pedro, vice Bermejo, resigned.	Do.
Cavite	Cavite	Adriola y Reyes, José, vice Pinzon, resigned.	Nov. 4, 1902
Do	Silang	Quimason, José, vice Ermitaño, resigned.	Oct. 28, 1902
Cebu	Cebu	Mar, Roque del, vice Hilario, resigned.	Sept. 24, 1902
Cotabato	Cotabato	Ortuoste, Ignacio	Nov. 13, 1902
Davao	Baganga	Apostol, Nicomedes	Do.
Do	Caraga	Balante, Policarpo	Do.
Do	Cateel	Cabrera, Rufo	Do.
Do	Matti	Marundan, Martin	Do.
Hocos Norte	Bangui	Agullana, Sandalio, vice Lagansua, resigned.	Nov. 11, 1902
Iloilo	Janinay	Villa, Angel, vice Marin, resigned	Sept. 30, 1902
Do	Jaro	Gonzales, Juan, vice Buenconsejo, resigned.	Oct. 24, 1902
Do	Jordan	Octaviano, Elias, vice Zapanta, resigned.	Sept. 5, 1902
Do	Lambunao	Latañafrancia, Eugenio, vice Lucero, resigned.	Oct. 24, 1902
Do	Lucena	Sucaldito, Anastacio, vice Buñol, resigned.	Do.
Do	Mandurriao	Córdoba, Rosendo, vice Marañón, resigned.	Nov. 11, 1902
Do	Molo	Ditching, Mauro, vice Sian, resigned....	Do.
Do	Navalás	Hofleña, Miguel, vice Villalobos, resigned.	Sept. 30, 1902
Do	Passi	Palomo, Bernabe, vice Aguilar, resigned.	Oct. 24, 1902
Do	Pavia	Gumban, Petronilo, vice Perpetuo Gumban, resigned.	Sept. 30, 1902
Do	Pototan	Silva, Magdaleno, vice Peñaranda, resigned.	Sept. 5, 1902
Do	San Miguel	Málaga, Domingo, vice Salazar, resigned.	Do.
Isabela	Canayan	Damatan, Domingo, vice Palangao, deceased.	Nov. 11, 1902
Ia Laguna	Famy	Salvidia, Gregorio	Sept. 8, 1902
Do	Los Baños	Revillera, Florencio, vice Ylazegui, resigned.	Do.
Do	Pagsanjan	Yia y Cosme, José, vice Abaya, resigned.	Sept. 18, 1902
Do	do	Llamas, Vicente, vice Yia Cosme, resigned.	Nov. 17, 1902
Do	Paquil	Maulanin, Roman, vice Ysorena, deceased.	Do.
Do	San Antonio	La Fuente, Rosendo	Sept. 8, 1902
Do	San Pedro Tumasán ..	Guevara, José, vice Amante, resigned....	Do.
Do	Santa María	Real, Engracio, vice Sequera, declined.	Do.

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Leyte.....	Albuera.....	Managajoc, Julian.....	Oct. 15, 1902
Do.....	Rabatungon.....	Tingson, Vicente.....	Do.
Do.....	Carigara.....	Ruiz, Manuel, vice Parral, deceased.....	Nov. 28, 1902
Do.....	Dagami.....	Cañete, Santiago, vice Nucsa, resigned.....	Oct. 15, 1902
Do.....	Hilongos.....	Folache, Romualdo.....	Nov. 28, 1902
Do.....	Macro-on.....	Kuisen, Pedro.....	Oct. 15, 1902
Do.....	Sogod Sur.....	Ellacer, Gabino.....	Nov. 28, 1902
Marinduque.....	Torrijos.....	Arguelles, Felix, vice Maneja, resigned.....	Sept. 12, 1902
Masbate.....	Malbug.....	Malapitan, Reducindo, vice Peliño, resigned.....	Oct. 17, 1902
Do.....	Palanas.....	Álvarez, Florentino, vice Pimentel, resigned.....	Sept. 30, 1902
Mindoro.....	Calapan.....	Parás, Florentino.....	Oct. 15, 1902
Do.....	Pinamalayan.....	Morente, Juan.....	Do.
Negros Occidental.....	Cadiz.....	Giron, Sotero J., vice Araullo, resigned.....	Sept. 1, 1902
Do.....	La Carlota.....	Victor, Montano, vice Locsin, resigned.....	Sept. 24, 1902
Do.....	Sagay.....	Dayon y Puson, Eleuterio, vice Lucas, resigned.....	Sept. 30, 1902
Do.....	Sumag.....	Regalado, Eriberto, vice Gison, resigned.....	Oct. 24, 1902
Negros Oriental.....	Bais.....	Villanueva, Eligio, vice Hermenegildo Villanueva, resigned.....	Sept. 24, 1902
Do.....	Nueva Valencia.....	Marifio, Catalino, vice Cimafranca, resigned.....	Do.
Do.....	Tanjay.....	Romero, Francisco, vice Barot, resigned.....	Do.
Nueva Ecija.....	Gapan.....	Tinio, Faustino, vice Garcia, resigned.....	Oct. 24, 1902
Do.....	San Isidro.....	Payumo, Inocencio, vice Guzman, removed.....	Do.
Pampanga.....	Betis.....	Perez, Estanislao, vice Gosum, resigned.....	Oct. 28, 1902
Do.....	Florida blanca.....	Serrano, Narciso, vice Gutierrez, resigned.....	Do.
Do.....	Guagua.....	Baluyut, Cayetano, vice Limson, removed.....	Do.
Do.....	Lubao.....	Aranita, Lucio, vice Beltran, resigned.....	Do.
Do.....	Mabalacat.....	Dizon, Pedro, vice Narciso, resigned.....	Do.
Do.....	Mexico.....	Ordoñez, Feliciano, vice Lasatin, relieved.....	Do.
Do.....	Porac.....	Gutierrez, Francisco, vice Santos, declined.....	Do.
Do.....	Sexmoan.....	Mercado, Segundo, vice Mañgila, deceased.....	Do.
Pangasinan.....	San Carlos.....	Bandong, Pascual, vice Cuesta, resigned.....	Sept. 30, 1902
Rizal.....	Navotas.....	Naval, Nicanor, vice Gabriel, resigned.....	Sept. 5, 1902
Romblon.....	Badajoz.....	Veral y Narias, Pedro, vice Manlolo, resigned.....	Sept. 1, 1902
Samar.....	Almagro.....	Prudenciado, Pablo.....	Nov. 17, 1902
Do.....	Balangiga.....	Abanador, Valeriano.....	Oct. 4, 1902
Do.....	Basey.....	Froilan, Mauro.....	Oct. 15, 1902
Do.....	Bobon.....	Balite, Pedro.....	Oct. 4, 1902
Do.....	Borongan.....	McGuire, James.....	Do.
Do.....	Capul.....	Pelito, Tirso.....	Oct. 24, 1902
Do.....	Catarman.....	Fransuela, Fruto.....	Oct. 4, 1902
Do.....	Catubig.....	Asis, Francisco de.....	Do.
Do.....	Guiuan.....	Valle, Manuel del.....	Do.
Do.....	Hernani.....	Antioquia, Apolinario.....	Do.
Do.....	La Granja.....	Bacunaau, Roman.....	Oct. 24, 1902
Do.....	Lanang.....	Dajime, Fermin.....	Oct. 4, 1902
Do.....	Lavezares.....	Clotario, Reyes.....	Do.
Do.....	Mercedes.....	Arias, Gregorio.....	Do.
Do.....	Mondragon.....	Verdeflor, Florencio.....	Do.
Do.....	Oquendo.....	Ortega, Jacinto.....	Do.
Do.....	Oras.....	Santos, Marcelo.....	Do.
Do.....	Paric.....	Pomasen, Damiano.....	Do.
Do.....	Quinapundan.....	Terencio, Victor.....	Do.
Do.....	San Antonio.....	Palmaria, Vicente.....	Do.
Do.....	San Julian.....	Ranzas, Pablo.....	Do.
Do.....	Santa Margarita.....	Epilogo, Antonio.....	Do.
Do.....	Santa Rita.....	Crescine, Anselmo.....	Oct. 15, 1902
Do.....	Santo Nino.....	Gomez, Serapio.....	Oct. 24, 1902
Do.....	Sulat.....	Operario, Damiano.....	Oct. 4, 1902
Do.....	Tubig.....	Chicano, Luis.....	Do.
Do.....	Weyler.....	Lentejas, Victorio.....	Do.
Tarlac.....	Gerona.....	Enriquez, Felipe, vice Aquino, resigned.....	Nov. 4, 1902
Do.....	Moriones.....	Beltran, Domingo, vice Caperecho, deceased.....	Sept. 24, 1902
Do.....	Paniqui.....	Ramos, Valente, vice Ubaldo, resigned.....	Nov. 4, 1902
Tayabas.....	Baler.....	Angora, Candido.....	Sept. 1, 1902
Do.....	Binangonan.....	Ortiz, Rufino.....	Do.

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Tayabas	Casiguran	Calugtong, Baldomero.....	Sept. 1, 1902
Do.....	Polillo.....	Murga, Tomás	Do.
Zambales.....	Dasol	Jimenez, Vicente, vice Lorenzo Jimenez, deceased.	Sept. 24, 1902
Do.....	Infanta	Martinez, Antonio, vice Madarang, resigned.	Do.
Do.....	San Felipe.....	Villarin, Severino, vice Barretto, resigned.	Do.

AUXILIARY JUSTICES OF THE PEACE.

Abra	La Paz	Plastina, Tomás, vice Nono, resigned..	Sept. 18, 1902
Albay	Legaspi	Los Baños, Andrés, vice Rosario, deceased.	Do.
Ambos Camarines.....	Labo	Verso, Esteban	Nov. 17, 1902
Do.....	Libmanan.....	Peredo, Antonio, vice Reyes, resigned.	Oct. 24, 1902
Do.....	Lupi.....	Esterosa, Dámaso	Do.
Do.....	Ragay	Santiago, Justo, vice Hernandez, deceased.	Do.
Do.....	Sipocot	Miranda, Apolonio.....	Do.
Antique	Culasi	Lorenzo, Angel, vice Dioso, resigned ..	Oct. 15, 1902
Do.....	Pandan.....	Alonsagay, Juan, vice Candari, resigned.	Sept. 18, 1902
Bataan	Mariveles.....	Arceo, Mariano, vice Alejo, resigned ..	Oct. 7, 1902
Do.....	Orion.....	Santos, Catalino R., vice Esteban de los Santos, resigned.	Nov. 22, 1902
Batangas	Bulayan	Solis, Pastor, vice Cavibes, resigned ...	Sept. 12, 1902
Do.....	do.....	Cudiamat, Ruperto, vice Solis, resigned.	Nov. 11, 1902
Do.....	Batangas	Villena, Florentino, vice Tolentino, resigned.	Sept. 12, 1902
Do.....	Bauang.....	Dimayuga, Anselmo, vice Buenviaje, appointed justice of the peace.	Do.
Do.....	Culaca.....	Reyes, Aurelio, vice Joya, appointed justice of the peace.	Do.
Do.....	Cuenca	Maracigan, Fructuoso.....	Do.
Do.....	Lemery.....	Banana, Gilberto, vice Pañganiban, resigned.	Do.
Do.....	Liang	Lejano, Narciso, vice Hernandez, appointed justice of the peace.	Do.
Do.....	Lipa	Liabres, Juan, vice Calao, resigned	Do.
Do.....	Rosario.....	Zuño, Izabelo	Do.
Do.....	do.....	Recto, Anastacio, vice Zuño, resigned..	Oct. 28, 1902
Do.....	Taal	Marifio y Maracigan, Pedro, vice Atienza, appointed justice of the peace.	Sept. 12, 1902
Do.....	Talisay	Canlobo, Fortunato	Do.
Do.....	Tanauan	Trinidad, Sergio, vice Laurena, resigned.	Do.
Do.....	Taysan	Africa, Eladio.....	Do.
Bulacan	Hagonoy	Navong, Francisco, vice Tanjuteo, resigned.	Nov. 11, 1902
Do.....	Malolos.....	Teodoro, Donato, vice Reyes, resigned.	Do.
Cottabato.....	Cottabato	García, Fermín.....	Nov. 13, 1902
Dayao	Baganga	Albar, Estanislao	Do.
Do.....	Caraga	Pechon, Teodorico	Do.
Do.....	Cuteel	Seria, José.....	Do.
Do.....	Matti	Antonio, Perfecto	Do.
Ilocos Norte	Badoc	Ladera y Calaycay, Juan, vice Cuesta, deceased.	Oct. 15, 1902
Do.....	Banna	Maulit, Gabriel, vice Salazar, deceased ..	Do.
Do.....	Batac	Ventura, Sabas, vice Rigonan, resigned.	Nov. 11, 1902
Do.....	Piddig.....	Villaseñor, Raymundo, vice Caluya, resigned.	Oct. 15, 1902
Do.....	San Nicolas	Palafox, Manuel, vice Reyes, resigned.	Do.
Iloilo	Janinay	Enojo, Andrés, vice Tubuyan, resigned.	Sept. 30, 1902
Do.....	Jaro	Hofileña, Lucrecio, vice Jimenez, resigned.	Sept. 5, 1902
Do.....	Jordan	Martinez, Susano, vice Octaviano, appointed justice of the peace.	Do.
Do.....	Mandurriao	Escarrilla, Graciano, vice Marañon, resigned.	Do.
La Laguna	Alaminos	Cordero, Luis.....	Sept. 8, 1902
Do.....	Cabuyao	Vertucio, Isabelo, vice Batiller, resigned.	Oct. 20, 1902
Do.....	Calamang	Marfori, Catalino	Sept. 8, 1902
Do.....	Famy	Fernandez, Isaac	Do.
Do.....	Los Baños	Lapitan, Emigdio	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Ia Laguna	Luisiana	Alcantara, Basilio	Sept. 8, 1902
Do.	Mabitac	Sanvitories, Simplicio, vice Poblete, declined.	Do.
Do.	Magdalena	Evidente, Vicente	Do.
Do.	Majayjay	Morona, Isidoro, vice Arive, deceased	Do.
Do.	Pagsanjan	Unson, Felix, vice Llamas, declined	Do.
Do.	Paquil	Valejo, Ignacio, vice Luis Ibardolasa, resigned.	Nov. 17, 1902
Do.	San Antonio	Zafana, Rodrigo	Sept. 8, 1902
Do.	S. Pedro Tunasan	Regulario, Santos, vice Guevara, appointed justice of the peace.	Do.
Do.	Santa Cruz	Sequera, Mariano, vice Francisco, resigned.	Sept. 5, 1902
Do.	Santa Maria	Torre, Egidio de la	Sept. 8, 1902
Marinduque	Boac	Barredo, Natalio, vice Santo Domingo, resigned.	Sept. 12, 1902
Masbate	Magdalena	Rosa, Hipólito de la, vice Titong, resigned.	Oct. 17, 1902
Do.	Malbug	Lacson, Juan, vice Malapitan, appointed justice of the peace.	Do.
Do.	Palanas	Almario, Meteo, vice Alvarez, appointed justice of the peace.	Sept. 30, 1902
Do.	Uson	Zafra, Antero, vice José Zafra, deceased.	Oct. 17, 1902
Mindoro	Calapan	Cruz y Garcia, Leonardo	Oct. 15, 1902
Do.	Naujan	Mali, Francisco	Do.
Negros Occidental	Bacolod	Garrucho y Ballesteros, Leoncio, vice Henares, resigned.	Oct. 20, 1902
Do.	Cadiz	Yulo, Basilio, vice Monfor, resigned	Sept. 1, 1902
Do.	San Enrique	Magallanes, Angel, vice Danao, resigned.	Do.
Do.	La Carlota	Yulo, Juan, vice Iglesias, resigned	Nov. 17, 1902
Do.	Maa	Labayen, Felix, vice Villaseñor, relieved.	Sept. 1, 1902
Do.	Sumag	Makilan, Santiago, vice Dulman, resigned.	Oct. 24, 1902
Pampanga	Bacolor	Sapnu, Mariano, vice Panopio, declined.	Oct. 28, 1902
Do.	Betis	Pecson, Fermin, vice Pañgilinan, relieved.	Do.
Do.	Candaba	Cordero, Santiago, vice Samson, resigned.	Do.
Do.	Lubao	Dimal, Aguedo, vice Matías, resigned	Do.
Do.	Mabalacat	Cruz, Manuel de la, vice Tiglao, declined.	Do.
Do.	Magalang	Tiamson, Cecilio, vice Baluyut, relieved.	Do.
Do.	do	Tiamzon, Cirilo, vice Cecilio Tiamzon, incorrectly recommended and nominated.	Nov. 24, 1902
Do.	Minalin	Sarmiento, Domingo, vice Mercado, declined.	Oct. 28, 1902
Do.	do	Sagmit, Domingo, vice Domingo Sarmiento, incorrectly recommended and nominated.	Nov. 24, 1902
Do.	San Fernando	Ocampo, Lucas de, vice Santa Maria, resigned.	Oct. 28, 1902
Do.	Santo Tomas	Carreon, Basilio, vice Viray, relieved	Do.
Pangasinan	San Carlos	Lin, Gregorio, vice Bandong, appointed justice of the peace.	Sept. 30, 1902
Paragua	Coron	Castro, Patricio de	Do.
Rizal	Muntinlupa	Carlos, Zacarias, vice Bautista, resigned.	Sept. 5, 1902
Samar	Alamagro	Vargas, Nicomedes	Nov. 17, 1902
Do.	Balangiga	Diasante, Calixto	Oct. 4, 1902
Do.	Basey	Cabere, Fermin	Oct. 15, 1902
Do.	Bobon	Paredes, Feliciano	Oct. 4, 1902
Do.	Borongan	Anboy, Leonardo	Do.
Do.	Capul	Cabacang, Cornelio	Oct. 24, 1902
Do.	Catarman	Algarra, Juan	Oct. 4, 1902
Do.	Catubig	Tafalla, Tomás	Do.
Do.	Guinan	Juavan, Salvador	Do.
Do.	Hernani	Suriano, Luis	Do.
Do.	La Granja	Almazan, Melecio	Oct. 24, 1902
Do.	Lanang	Gomez, Ricardo	Oct. 4, 1902
Do.	Lavezares	Costan, Martin	Do.
Do.	Mercedes	Cabos, Julian	Do.
Do.	Mondragon	Uavas, Mauro	Do.
Do.	Oquendo	Durante, Domiciano	Do.
Do.	Oras	Donceras, Jorje	Do.
Do.	Paric	Ruben, Ygnacio	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Samar	Pinabacdao	Ocenar, Francisco, vice Mabute, deceased.	Nov. 4, 1902
Do.....	Quinapundan	Lavilla, Marcos	Oct. 4, 1902
Do.....	San Antonio	Anave, Pablo.....	Do.
Do.....	San Julian.....	Villarosa, Vicente.....	Do.
Do.....	Santa Margarita.....	Obong, Victorio.....	Do.
Do.....	Santa Rita.....	Tuason, Anastacio.....	Oct. 15, 1902
Do.....	Santo Nino.....	Cruz, Margarito de la	Oct. 24, 1902
Do.....	Sulat.....	Cinco, Rufino.....	Oct. 4, 1902
Do.....	Tubig.....	Baldonino, Pablo.....	Do.
Do.....	Weyler.....	Barandino, Andrés.....	Do.
Sorsogon.....	Donsol.....	Toledo, Julian, vice Abrantes, resigned.	Oct. 24, 1902
Tarlac.....	Moncada.....	Polido, Sinforoso T., vice Merto, resigned.	Sept. 24, 1902
Do.....	Murcia.....	Rodriguez, Elias, vice David, deceased.	Do.
Do.....	Paniqui.....	Peralta, Gregorio, vice Carrasco, resigned.	Nov. 4, 1902
Tayabas.....	Baler.....	Trinidad, Julian.....	Sept. 1, 1902
Do.....	Binangonan.....	Evangelista, Buenaventura	Do.
Do.....	Kasiguran.....	Angara, Salvador.....	Do.
Do.....	Luban.....	Salazar, Domingo, vice Cada, resigned.	Nov. 28, 1902
Do.....	Polillo.....	Avellaneda, Victoriano.....	Sept. 1, 1902
Do.....	Tayabas.....	Valencia, Enrique, vice Reyes, resigned.	Nov. 22, 1902
Zambales.....	Candelaria	Ruiz, Jorge, vice Eliaso, resigned.....	Nov. 17, 1902

Appointments made by the civil governor, with the advice and consent of the commission, during the quarter ending February 28, 1903.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Abra	Paredes, Lucas	Secretary-fiscal	Feb. 10, 1903
Antique	Reamy, Bolliver T., vice Wilson, appointed treasurer of Ilocos Sur.	Treasurer.....	Jan. 13, 1903
Do.....	Reamy, Bolliver T.....	Supervisor-treasurer..	Feb. 10, 1903
Cagayan.....	Nepomuceno, Vicente, vice Revilla, resigned.	Fiscal	Feb. 13, 1903
Capiz.....	Thornton, William O.....	Supervisor-treasurer..	Feb. 10, 1903
Cebu	Delano, Harry C., vice Holcombe, appointed assistant engineer.	Supervisor.....	Jan. 20, 1903
Ilocos Norte	Green, Paul F., vice Taylor, deceased.....	do	Jan. 13, 1903
Ilocos Sur.....	Wilson, Fred L., vice Grau, appointed treasurer of Nueva Ecija.	Treasurer.....	Do.
Isabela	Stewart, Nathan B.....	Supervisor-treasurer..	Feb. 10, 1903
Ia Laguna	Sherfey, David A., vice Phipps, appointed supervisor of Tarlac.	Supervisor.....	Feb. 1, 1903
Lepanto-Bontoc	Dinwiddie, William, vice Mair, relieved.	Governor	Dec. 8, 1902
Do.....	Sanz, Antonio	Fiscal	Feb. 26, 1903
Mindoro.....	Revilla, Bartolomé	do	Dec. 2, 1902
Misamis	Barton, Eugene E.....	Supervisor-treasurer..	Feb. 10, 1903
Negros Oriental	Hawley, J. C., vice Perkins, transferred.	Supervisor.....	Jan. 13, 1903
Nueva Ecija.....	Grau, George R., vice Cheal, resigned..	Treasurer.....	Do.
Do.....	Sisson, William J., vice Higley, appointed draftsman, Bureau of Engineering.	Supervisor.....	Do.
Pampanga.....	Creager, William P., vice Vance, appointed supervisor of Pangasinan.	do	Feb. 1, 1903
Pangasinan	Vance, Charles F., vice Beard, resigned.	do	Do.
Rizal	Grau, George R., vice Sinclair, resigned.	Treasurer.....	Feb. 16, 1903
Samar	Soriano, Francisco, vice Franco, transferred to Surigao.	Fiscal	Mar. 15, 1903
Sorsogon	Westerhouse, Ernest J., vice King, resigned.	Supervisor.....	Jan. 13, 1903
Surigao.....	Suter, Russell, vice Delano, appointed supervisor of Cebu.	do	Jan. 20, 1903
Do.....	Franco y Mosquera, Domingo, vice Soriano, transferred to Samar.	Fiscal	Mar. 15, 1903
Tarlac.....	Phipps, Sam C., vice Creager, appointed supervisor of Pampanga.	Supervisor.....	Feb. 1, 1903
Tayabas.....	Humphrey, Henry C., vice Fitzhugh, resigned.	do	Do.
Zambales.....	Emery, Arthur S.....	Supervisor-treasurer..	Feb. 10, 1903

Appointments made by the civil governor, etc.—Continued.

MEMBERS PROVINCIAL BOARDS OF REVISION.

Province.	Name.	To date from—
Abra	Torrijos, Mariano	Feb. 4, 1903
Do.....	Nillamor, Blas	Do.
Albay	Castillo, José F.	Do.
Do.....	Marquez, Emilio	Do.
Ambos Camarines.....	Carbonell, Nicholas.....	Feb. 2, 1903
Do.....	Moreno, Mariano	Do.
Antique	Ramiro, Pedro Villavert.....	Feb. 26, 1903
Do.....	Toro, Manuel M. de.....	Do.
Bataan	Banzón, Luis, vice Bentiron, incorrectly recommended and nominated.	Feb. 13, 1903
Do.....	Bentiron, Luis	Feb. 4, 1903
Batangas	Leon, Pedro de,	Do.
Do.....	Arguelles, José	Jan. 27, 1903
Bohol	Marasigan, Martín	Do.
Do.....	Gorja, Salustiano	Feb. 26, 1903
Bulacan	Ranario, Isidro	Do.
Do.....	Camacho, Albino	Feb. 6, 1903
Cagayan.....	Reyes, Hermogenes S.....	Do.
Do.....	Guzman, Pablo de, vice Nepomuceno, relieved.....	Feb. 26, 1903
Do.....	Lejos, Eladeo	Feb. 4, 1903
Capiz	Nepomuceno, Vicente	Do.
Do.....	Acuna, Eleuterio.....	Do.
Do.....	Albar, José, vice Acuna, declined	Feb. 6, 1903
Cavite	Chiyuto, Mariano.....	Feb. 4, 1903
Do.....	Ferrer, Luis.....	Feb. 3, 1903
Cebu	Rodriguez, José	Do.
Do.....	Estuard del Rosario, Pantaleon.....	Feb. 6, 1903
Ilocos Norte	Galicano, Troadio.....	Do.
Do.....	Acosta, José	Feb. 4, 1903
Ilocos Sur	Castro, Antonio M. de.....	Do.
Do.....	Acosta, Lariano.....	Feb. 3, 1903
Iloilo	Arboleda, Juan	Do.
Do.....	Melliza, Cornelio.....	Feb. 4, 1903
Isabela	Zolueta, Jose.....	Do.
Do.....	Claravall, Eliseo.....	Jan. 27, 1903
La Laguna	Maramag, Rafael	Do.
Do.....	Cosme, Damaso.....	Feb. 6, 1903
La Union	Perez, Juan.....	Do.
Do.....	Lopez, Angel.....	Jan. 27, 1903
Do.....	Tavora, Gabriel.....	Do.
Lepanto-Bontoc	Avelino, Pedro.....	Feb. 6, 1903
Do.....	Gaerlin, Sabas.....	Do.
Leyte.....	Cordero, Lewis.....	Do.
Do.....	Galenzoga, Juan	Do.
Masbate	Bailon, Manuel	Feb. 9, 1903
Do.....	Burdeos, Isabelo	Do.
Mindoro.....	Basy, Carlos.....	Feb. 4, 1903
Do.....	Raymundo, Guillermo	Do.
Negros Occidental.....	Luzuriaga, Eusebio R. de	Feb. 7, 1903
Do.....	Ramos, Rafael	Do.
Negros Oriental	Bais, Gonzales	Feb. 3, 1903
Do.....	Rotea, Luis	Do.
Do.....	Tayco, Felipe, vice Bais, incorrectly nominated.....	Feb. 13, 1903
Nueva Ecija.....	Isidro, Crispulo	Feb. 6, 1903
Do.....	Padilla, Pablo.....	Do.
Nueva Vizcaya	Ambatale Anselmo.....	Do.
Do.....	Panganiban, Sebastian.....	Do.
Pampanga.....	Arnedo, Macario	Feb. 3, 1903
Do.....	Leon, Jose L. de	Do.
Do.....	Velez, Ricardo, vice Arnedo, declined	Feb. 26, 1903
Pangasinan	Corleto, Vicente.....	Feb. 4, 1903
Do.....	Moran, Juan	Do.
Paragua	Guardiano, Juan	Feb. 6, 1903
Do.....	Fernandez, Clemente	Do.
Rizal	Raymundo, Hilarion.....	Feb. 4, 1903
Do.....	Santana, Francisco.....	Do.
Romblon	Gutierrez, Juan	Do.
Do.....	Montesa, Pedro	Do.
Samar	Maga, Alejo.....	Do.
Do.....	Rosales, Buenaventura	Do.
Sorsogon	Jimenez, Cirilo.....	Feb. 2, 1903
Do.....	Serrano, Emeterio.....	Do.
Surigao.....	Servillas, Isidro	Feb. 4, 1903
Do.....	Vasquez, Roman	Do.
Tarlac	Leon, Manuel de.....	Feb. 3, 1903
Do.....	Martinez, Manuel.....	Do.
Tayabas	Carmona, Juan.....	Jan. 27, 1903
Do.....	Nieva, Juan	Do.
Zambales.....	Barretto, Leonardo.....	Feb. 4, 1903
Do.....	Farrales, Feliciano.....	Do.

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
Jobling, J. W.....	Director of serum laboratory	Jan. 1, 1903
Marshall, Thomas R.....	Chief health inspector for the Philippine Islands	Dec. 4, 1902
Strong, Richard P.....	Director of the biological laboratory	Dec. 5, 1902

PRESIDENTS PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Mindoro.....	Madara, James W.....	Dec. 2, 1902
Do.....	Leepere, Matthew, vice Madara, declined.....	Jan. 16, 1903

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Allen, Henry T.....	Chief of Philippines constabulary	Jan. 31, 1903
Atkinson, Howard.....	Fourth assistant chief of constabulary.....	Feb. 10, 1903
Baker, David J.....	Second assistant chief of constabulary, and chief supply officer of Philippines constabulary.....	Do.
Garwood, Jesse C.....	Fifth assistant chief of constabulary	Do.
Helm, J. M., lieutenant-commander U.S. Navy, vice Marix, relieved.	Chief of coast guard and transportation.....	Mar. 1, 1903
Holcombe, Joseph J.....	Chief of supervisors, bureau of engineering	Jan. 20, 1903
Howe, William, vice Key, relieved ...	Superintendent in charge of the construction, maintenance, and operation of vessels of the bureau of coast guard and transportation.	Feb. 2, 1903
Scott, William S.....	First assistant chief of constabulary	Feb. 10, 1903
Taylor, Wallace C.....	Third assistant chief of constabulary.....	Do.

DEPARTMENT OF FINANCE AND JUSTICE.

Abreu, José C.....	Assistant attorney in the office of the attorney-general.	Nov. 17, 1902
Avanceña, Ramon.....	do.....	Do.
Block, Edmund.....	do.....	Do.
Do.....	Deputy supervisor of provincial fiscals	Jan. 1, 1902
Campbell, Richard.....	Assistant attorney in the office of the attorney-general.	Do.
Harvey, George R.....	do.....	Nov. 17, 1902
Manogue, Raymond E.....	do.....	Do.

COURTS OF FIRST INSTANCE.

Hipolito, Cayetano, vice Sanz, appointed fiscal of Lepanto, Bontoc.	Fiscal for the fourteenth judicial district.....	Feb. 26, 1902
Johnson, Elias F., vice Odlin, appointed judge court of first instance for the Third judicial district.	Judge court of first instance for the city of Manila.	Jan. 1, 1903
Odlin, Arthur F., vice Johnson, appointed judge court of first instance for the city of Manila.	Judge court of first instance for the third judicial district.	Do.

COURT OF LAND REGISTRATION.

Lacalle, José Moreno.....	Assistant clerk of the court of land registration.	Feb. 4, 1903
Ortigas, Francisco.....	Register of deeds for the city of Manila	Feb. 1, 1903
Rosario, Simplicio del.....	Judge of the court of land registration	Do.
Velarde, Aguedo.....	Examiner of titles for the city of Manila	Do.
Williams, D. R.....	Associate judge of the court of land registration.	Do.
Wilson, John R.....	Clerk of the court of land registration.....	Feb. 4, 1903

Appointments made by the civil governor, etc.—Continued.

MUNICIPALITY OF MANILA.

Name.	Position.	To date from—
Alemaný, José.....	Chairman of the board of tax revision in the city of Manila.	Feb. 4, 1903
Alexander, Howard F.....	Secretary of the board of tax revision in the city of Manila.	Feb. 9, 1903
Arguelles, Tomas.....	Member of the board of tax revision in the city of Manila.	Feb. 4, 1903
Chanco, Dionisio	First assistant prosecuting attorney for the city of Manila.	Feb. 15, 1903
Cohn, Charles C	Member of the board of tax revision in the city of Manila.	Feb. 4, 1903
Gale, Herbert.....	Second assistant prosecuting attorney for the city of Manila.	Feb. 15, 1903
Genato, Ramon.....	Member of the board of tax revision in the city of Manila.	Feb. 4, 1903
George, Jesse	Third assistant prosecuting attorney for the city of Manila.	Feb. 15, 1903
Hastings, Albert W	Member of the board of tax revision in the city of Manila.	Feb. 4, 1903
Herrera, Arsenio Cruz	do.....	Do.
Jones, Alfred B.....	Clerk of the municipal court of the city of Manila.	Feb. 14, 1903
Liddell, J. M.....	Judge of the municipal court of the city of Manila.	Do.
Lowenstein, Maurice F.....	Member of the board of tax revision in the city of Manila.	Feb. 4, 1903

DEPARTMENT OF PUBLIC INSTRUCTION—LOUISIANA PURCHASE EXPOSITION BOARD.

Taylor, Carson.....	Disbursing officer	Dec. 9, 1902
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JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Ambos Camarines.....	Nueva Caceres	Palomares, Gregorio, vice Alvarez, resigned.	Dec. 4, 1902
Do.....	Talisay	Coaño, Blas, vice Vargas, deceased	Feb. 13, 1903
Antique	Culasi	Abiera, Eulogio, vice Palacios, resigned.	Jan. 27, 1903
Do.....	Pandan	Zaldivar, Pedro T	Do.
Do.....	Sebaste	Dioso, Lucio, vice Reyes, resigned	Jan. 3, 1903
Do.....	Tibiao	Orquesta, Federico, vice Española, relieved.	Feb. 26, 1903
Bataan	Bagac	Nava, Bernardino, vice Mandocdoc, resigned.	Feb. 6, 1903
Bohol	Tubigon	Lumain, Roman	Jan. 27, 1903
Cagayan.....	Sanchez Mira	Pulido, Catalino, vice Ifurung, resigned.	Dec. 16, 1902
Capiz	Balete	Guanco, Meliton, vice Cortes, resigned.	Feb. 9, 1903
Do.....	Lezo.....	Manuel, Lucas de, vice Gochingco, resigned.	Dec. 31, 1902
Cavite	San Francisco de Malabon.	Colmenar, Domingo, vice Sarayba, resigned.	Jan. 27, 1903
Cebu	Aloguinsan.....	Gerope, Mariano	Dec. 9, 1902
Do.....	Barili.....	Gonzalez, Victorio, vice Alquisota, resigned.	Do.
Do.....	Carcar.....	Cui, Mauricio, vice Guevara, resigned.	Do.
Do.....	Compostela.....	Dalaguit, Julio, vice Canen, resigned.	Do.
Do.....	Dumanjug	Gandiongco, Miguel, vice Lozada, deceased.	Do.
Do.....	Medellin	Ancajas, Andrés	Do.
Do.....	Moalboal	Cabales, Apolonio, vice Rosales, resigned.	Do.
Do.....	Opon	Cosep, Silvestre, vice Igot, resigned....	Dec. 31, 1902
Davao	Santa Cruz	Wood, Orville V.....	July 1, 1902
Ilocos Norte.....	Dingras	Peralta, Abraham, vice Puruganan, resigned.	Feb. 26, 1903
Do.....	Nagpartian.....	Vila, Modesto, vice Failoga, resigned..	Feb. 9, 1903
Do.....	Piddig.....	Alvano, Simon, vice Agcaolli, resigned.	Do.
Ilocos Sur	San Esteban.....	Vergara, Dalmacio, vice Julian Vergara, deceased.	Dec. 16, 1902
Do.....	Santa Cruz	Apeles, Pastor, vice Jimeno, resigned..	Do.
Iloilo	Duenas	Solinap, Generoso, vice Hermano, resigned.	Do.

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Iloilo	Guimbal	Gemarino, Miguel, vice Gayondato, deceased.	Dec. 16, 1902
Do	Jaro	Lopez, Vicente, vice Gonzalez, resigned.	Do.
Isabela	Cabagan Viejo	Tagapan, Vicente, vice Gul-la-yan, resigned.	Jan. 3, 1903
Do	Santo Tomas	Ammugaun, Vicente	Do.
Leyte	Caybiran	Cipriano, Gabriel	Jan. 27, 1903
Do	Tabon-Tabon	Dayl6, Eugenio, vice Lazada, resigned.	Dec. 16, 1902
Do	Tacloban	Veyra, Felix V. de, vice Enage, resigned.	Dec. 9, 1902
Misamis	Opol	Martinez, Lázaro, vice Rivera, resigned.	Feb. 26, 1903
Negros Occidental	La Carlota	Rodriguez, Gregorio, vice Virto, resigned.	Dec. 2, 1902
Do	Murcia	Lim, Donato, vice Henares, resigned.	Feb. 16, 1903
Do	San Carlos	Tobias, Lucas, vice Castro, resigned.	Feb. 13, 1903
Do	San Enrique	Tañub, Andres, vice Espinos, resigned.	Dec. 18, 1902
Pangasinan	Santa Barbara	Maramba, Daniel, vice Bautista, resigned.	Dec. 9, 1902
Rizal	Angono	Talavera, Baltazar, vice Concepción, resigned.	Feb. 9, 1903
Do	Cainta	Javier, Catalino, vice Cruz, resigned.	Do.
Romblon	Despujol	Fabreo, Artemio, vice Fallar, resigned.	Feb. 26, 1903
Do	Romblon	Platon, Casimiro, vice Madrilejos, resigned.	Do.
Samar	Basey	Cabere, Fermin	Jan. 27, 1903
Do	Calbayog	Muños, Rafael	Do.
Do	Gandara	Rama, Bonifacio	Feb. 9, 1903
Do	Lao-ang	Sosing, Atanacio	Do.
Do	Palapag	Primitivo, Leocadio	Do.
Do	Pambujan	Cardenas, Santiago	Do.
Do	Salcedo	Juano, Ruperto	Do.
Do	Taragnan	Lucero, Norberto	Do.
Tarlac	Capas	Crisanto, José, vice Garcia, resigned.	Dec. 2, 1902
Do	Pura	Nebre, Tomas, vice Perez, deceased.	Feb. 26, 1903
Do	Victoria	Valdez, Bruno, vice Agustin, removed.	Do.
Tayabas	Mogpog	Coll, Ramon Maria, vice Nepumuceno, resigned.	Feb. 13, 1903
Zambales	Castillejos	Jamias, Miguel, vice Macalanda, resigned.	Dec. 16, 1902
Do	do	Villafior, Nicolas, vice Jamias, resigned.	Feb. 13, 1903
Do	Olongapo	Biligan, Bernardo, vice Raymundo, removed.	Feb. 16, 1903
Do	Santa Cruz	Iglesias, Eleuterio, vice Venturoso, resigned.	Dec. 16, 1902

AUXILIARY JUSTICES OF THE PEACE.

Ambos Camarines.	Minalabag	Rojano, Serafin, vice Fajardo, resigned.	Dec. 31, 1902
Antique	Pandan	Dioso, Gregorio	Jan. 27, 1903
Bataan	Bagac	Narciso, Ignacio, vice Marquez, resigned.	Feb. 13, 1903
Batangas	Lemery	Baldosa, José, vice Banawa, resigned.	Dec. 4, 1902
Bohol	Tubigon	Reines, Casiano	Jan. 27, 1903
Capiz	Buruanga	Flores, Pedro	Feb. 9, 1903
Do	Calibo	Ongrico, Juan, vice Menez, resigned.	Do.
Do	Dumarao	Arancillo, Miguel, vice Agulsan, declined.	Do.
Do	Jimeno	Dalida, Segundo, vice Garcia, appointed justice of the peace.	Dec. 16, 1902
Do	Malinao	Imperial, Ismael, vice Ilceto, resigned.	Feb. 9, 1903
Do	Navas	Magallanes, Vicente	Jan. 27, 1903
Cebu	Aloguinsan	Simafranca, Leonardo	Dec. 9, 1902
Do	Asturias	Estrella, Subas	Do.
Do	Mandawe	Mendoza, Cesario	Do.
Do	Medellin	Castro, Julian	Do.
Do	Moulboal	Cabarong, Simeon, vice Garcia, resigned.	Do.
Do	Opon	Corro, Procopio, del	Dec. 31, 1902
Do	Sibonga	Ortiz, Constantino	Dec. 9, 1902
Ilocos Norte	Badoc	Ladera, Filomeno, vice Juan Ladera Calaycay, deceased.	Dec. 8, 1902
Ilocos Sur	Sinait	Agbayani, Rosauo, vice Yadao, resigned.	Dec. 16, 1902
Iloilo	Calinog	Cachueta, Arsenio, vice Castigador, deceased.	Do.
Do	Guimbal	Gotera, Victorio, vice Gemarino, appointed justice of the peace.	Do.
Do	Maasin	Cuenca, Esteban, vice Cartagena, appointed justice of the peace.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Isabela	Cabagan Nuevo	Bangug, Alejo, vice Ammugaun, appointed justice of the peace.	Jan. 3, 1903
Do.....	Cabagan Viejo.....	Camayo, Agripino, vice Tagapan, appointed justice of the peace.	Do.
Do.....	Santo Tomas	Bautista, Domingo	Do.
Leyte.....	Caybiran	Maderazo, Bibiano.....	Jan. 27, 1903
Do.....	Tabon-Tabon.....	Amaño, Lorenzo, vice Fernandez, resigned.	Dec. 16, 1902
Do.....	Tacloban	Ragarit, Alipio, vice Velarde, resigned.	Dec. 9, 1902
Masbate	Masbate	Rocero, Antonio, vice Hernandez, deceased.	Feb. 26, 1903
Mindoro.....	Pola	Umall, Francisco.....	Feb. 6, 1903
Misamis	Balingasag	Vega, Eusebio, vice Almendrala, resigned.	Feb. 26, 1903
Do.....	Iligan	Molo, Candido, vice Macapil, deceased.	Do.
Do.....	Tagoloan	Neri y Velez, Ramon, vice Martinez, deceased.	Do.
Do.....	Talisayan	Dajoya, Lazaro, vice Ydoto, deceased..	Do.
Negros Occidental.....	Granada.....	Medel Felix, vice Idemne, deceased...	Dec. 18, 1902
Do.....	Maaó	Ortaliz, Cesáreo, vice Labayen, resigned.	Dec. 8, 1902
Do.....	Manapla	Gustillo, Paulo, vice Duyuñgan, resigned.	Jan. 27, 1903
Do.....	Murcia	Villasor, Basilio, vice Lim, appointed justice of peace.	Feb. 16, 1903
Do.....	Pontevedra.....	Alcedo, Pedro, vice Ledesma, resigned.	Dec. 2, 1902
Do.....	San Carlos.....	Renes, Teodoro, vice Ilagan, resigned..	Feb. 13, 1903
Do.....	Silay	Tiongco, Miguel, vice Goles, resigned..	Feb. 26, 1903
Do.....	Valladolid.....	Infante, José, vice Carlos Infante, resigned.	Dec. 18, 1902
Pangasinan	Bautista	Gonzales, Francisco, vice Sison, resigned.	Feb. 26, 1903
Do.....	Santa Maria.....	Gonzales, Alejandro, vice Sandique, resigned.	Feb. 9, 1903
Rizal	Angono	Galano, Gelacio, vice Talavera, appointed justice of the peace.	Do.
Samar	Basey.....	Talbo, Francisco	Jan. 27, 1903
Do.....	Gandara.....	Mendiola, Perpetuo	Feb. 9, 1903
Do.....	Lao-ang	Geta, Pantaleon M	Do.
Do.....	Palapag	Abobo, Ceferino.....	Do.
Do.....	Pambujan	Tuballas, Agustin.....	Do.
Do.....	Salcedo.....	Ogania, Valeriano	Do.
Do.....	Santa Margarita.....	Orbeta, Hipólito.....	Jan. 27, 1903
Do.....	Taragnan	Felices, Basilio.....	Feb. 9, 1903
Tarlac	Victoria	Vega, Nicanor de la, vice Aglipay, removed.	Feb. 26, 1903
Tayabas	Lopez	Omana, Jovito, vice Villapando, relieved.	Feb. 13, 1903

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending May 31, 1903.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Abra	Hunter, John W.....	Supervisor-treasurer ..	Mar. 3, 1903
Albay	Crossland, jr., William A., vice Szily, resigned.	Supervisor	Mar. 16, 1903
Ambos Camarines	Shuman, E. P., vice Worrick, resigned.do	May 28, 1903
Bulacan	Thurber, Harry, vice Wheeler, resigned.do	Apr. 1, 1903
Cagayan.....	Pearson, William E., vice Keys, resigned.do	Do.
Lepanto-Bontoc	Hale, Walter F., vice Pio Ancheta, resigned.	Lieutenant-governor of Amburayan.	May 22, 1903
Masbate	Comdohr, Julius A., vice Hunter, appointed supervisor-treasurer	Treasurer.....	Mar. 3, 1903
Sorsogon	Rosario, Manuel V. del, vice Parás, resigned.	Secretary.....	Mar. 31, 1903
Tayabas	Parás, Ricardo, vice Bandholtz, appointed sixth assistant chief of constabulary.	Governor.....	Apr. 8, 1903

Appointments made by the civil governor, etc.—Continued.

MEMBERS PROVINCIAL BOARDS OF TAX REVISION.

Province.	Name.	To date from—
Antique	Villafuerte, Eusebio, vice Toro, relieved.....	Mar. 26, 1903
Cagayan.....	Tuyuan, Sebastian, vice Lejos, resigned.....	Mar. 17, 1903
Iloilo.....	Villalobos, Numeriano, vice Melliza, resigned.....	Mar. 9, 1903
Negros Occidental.....	Villanueva, Hermenegildo, vice Tayco, resigned.....	Apr. 7, 1903

BUREAU OF INSULAR PURCHASING AGENT.

Name.	Position.	To date from—
Davies, A. L. B.....	Local purchasing agent	Mar. 9, 1903

DEPARTMENT OF THE INTERIOR.

Hayne, A. P	Director of the Agricultural College and Ex- perimental Station.	Mar. 26, 1903
Salceby, Dr. Najeeb M.....	Assistant chief of the bureau of non-Christian tribes.	Feb. 1, 1903

DEPARTMENT OF COMMERCE AND POLICE.

Bandholtz, Harry H.....	Sixth assistant chief of constabulary	Apr. 9, 1903
Drew, Charles D.....	Assistant chief civil engineer.....	Mar. 1, 1903
Franklin, Alexander, vice Helm, ap- pointed chief of coast guard and transportation.	Superintendent in charge of the illumination, inspection, and superintendence of light- houses, buoys, beacons, light-vessels, sca- marks, and their appendages.	Mar. 9, 1903
Norton, J. T.....	Chief civil engineer	Mar. 1, 1903
Reynolds, Frank P	Assistant engineer, bureau of engineering	Mar. 13, 1903

DEPARTMENT OF FINANCE AND JUSTICE.

Avanceña, Ramón, vice Harvey, ap- pointed assistant attorney-general for the bureau of Philippines con- stabulary.	Assistant attorney in the office of the attorney- general.	Apr. 1, 1903
Bassett, Arthur, vice Manogue, re- signed.do.....	Do.
Changeo, Dionisio, vice Paredes, re- signed.	Judge of the court of first instance for the second judicial district.	Apr. 7, 1903
Gilmore, Floy V., vice Abreu, re- signed.	Assistant attorney in the office of the attorney- general.	Apr. 1, 1903
Goldsborough, Washington L., vice Haussermann, resigned.	Assistant attorney-general for the Philippine Islands.	Apr. 7, 1903
Harvey, George R	Assistant attorney-general for the bureau of Philippines constabulary.	Apr. 1, 1903
Paredes, Isidro	Assistant solicitor-general in the office of the attorney-general.	Do.
Salas, Fernando, vice Avanceña, pro- moted.	Assistant attorney in the office of the attorney- general.	Apr. 7, 1903
Sweeney, John C.....	Judge of court of first instance	Apr. 2, 1903

MUNICIPALITY OF MANILA.

Abreu, José C., vice Changeo, ap- pointed judge for the Second ju- dicial district.	First assistant prosecuting attorney	Apr. 7, 1903
Barretto, Alberto, vice Ortigas, re- signed.	Register of deeds.....	Apr. 8, 1903
Dudley, Philip E., vice Lowenstein, resigned.	Member of the board of tax revision in the city of Manila.	Mar. 24, 1903
Hurd, George N.....	Assistant city attorney.....	Apr. 8, 1903
Jadin, August	Sanitary engineer.....	Mar. 1, 1903
Meyers, V. Hector, vice Alexander, re- signed.	Secretary of the board of tax revision for the city of Manila.	May 1, 1903
Reyes, Modesto, vice Goldsborough, appointed assistant attorney-gen- eral.	City attorney	Apr. 8, 1903
Smith, Charles H., vice Sweeney, ap- pointed judge.	Prosecuting attorney	Apr. 2, 1903

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF PUBLIC INSTRUCTION.

Name.	Position.	To date from—
Yriarte, Manuel de	Chief of the bureau of archives.....	Mar. 3, 1903
Zulueta, Clemente José.....	Collecting librarian of the government of the Philippine Islands.	Mar. 26, 1903

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	Bangued	Seares, Florencio, vice Borgoña, resigned.	May 12, 1903
Ambos Camarines.....	Lupi.....	Fulgencio, Casimiro, vice Estevan, deceased.	Do.
Antique	Sibalom	Lebrilla, Melchor, vice Morales, resigned.	Do.
Bataan	Moron	Calma, Florentino, vice Sulauñgi, resigned.	Do.
Batangas	San Jose.....	Ona, Ramón, vice Andal, resigned.....	Mar. 9, 1903
Bohol	Loon	Ramirez, Inocentes.....	Apr. 7, 1903
Bulacan.....	Santa Isabel.....	Bulaong, Pedro, vice Buidong, resigned.	May 12, 1903
Cagayan.....	Baggao	Torrijos, Deogracias, vice Canillas, resigned.	Mar. 9, 1903
Do.....	Claveria.....	Dacuyeny, Saturnino, vice Fres, resigned.	May 12, 1903
Do.....	Iguig	Canapi, Antonio, vice Magalad, resigned.	Apr. 7, 1903
Do.....	Piat	Santo Tomás, Eusebio, vice Casibang, resigned.	May 21, 1903
Capiz	Madalag.....	Lim Pedro, vice Nabor, resigned	May 12, 1903
Do.....	Pontevedra.....	Degala, Nepomuceno, vice Delfin, deceased.	Do.
Cavite.....	Imus	Gaerlan, Abraham, vice Topacio, removed.	Do.
Do.....	Indang	Pio de Roda, José, vice Alas, resigned ..	May 19, 1903
Do.....	Ternate	Ramos, Anastasio, vice Ibañez, removed.	May 12, 1903
Ilocos Norte	San Miguel.....	Paraiso, Isidoro, vice Ver, resigned	Do.
Iloilo	Calinog.....	Celo, Teodorico, vice Celestial, resigned.	Mar. 19, 1903
Do.....	Concepcion.....	Gumban, Mateo Z., vice Pendon, deceased.	Do.
Do.....	Dumangas.....	Deocampo, Simon, vice Tupas, resigned.	Do.
Do.....	Janiuay	Enajo, Andrés, vice Villa, deceased....	Do.
Do.....	Maasin	Rivera, Gregorio, vice Cartagena, resigned.	Do.
Do.....	Molo	Consing, Pedro, vice Ditching, resigned.	Do.
Isabela	Canayan	Banigan, Leon, vice Damatan, resigned.	Mar. 31, 1903
La Laguna	Pagsanjan.....	Cosme, Baldomero, vice Llamas, resigned.	Apr. 7, 1903
Leyte.....	Maasin	Orito, Gorgonio, vice Mercado, resigned.	Mar. 12, 1903
Do.....	Malitbog	Escaño, Francisco.....	Do.
Do.....	Palompon	Pastor, Pelagio, vice Martinez, resigned.	Mar. 13, 1903
Mindoro.....	Calapan	Luna, Antonio, Lucas, vice Parás, resigned.	May 25, 1903
Negros Occidental.....	Cadiz	Yulo, Agustin, vice Giron, resigned	Apr. 7, 1903
Do.....	Escabante	Infante, Juan, vice Amante, resigned ..	Mar. 28, 1903
Do.....	Mao	Labayen, Felix, vice Hervas, resigned.	Mar. 9, 1903
Do.....	San Enrique	García, Braulio, vice Tañgub, resigned.	Apr. 7, 1903
Pampanga	Arayat	Sevilla, Justino, vice Trinidad, resigned.	Mar. 9, 1903
Pangasinan	San Isidro	Mendoza, José, vice Rosario, resigned.	Mar. 10, 1903
Paragua	Cagayancillo.....	Buncag, Gervancio.....	May 19, 1903
Rizal	Caloocan	Cordero, Doroteo, vice Feliciano, removed.	Mar. 9, 1903
Do.....	Navotas	Lais, Mariano, vice Naval, resigned....	May 12, 1903
Romblon	Banton.....	Forjez, Saturnino, vice Faballa, resigned.	Apr. 7, 1903
Do.....	Looc.....	Soriano, Alejandro, vice Marcelo, resigned.	Mar. 23, 1903
Do.....	Odiongan	Fortuna, Daniel, vice Firmale, resigned.	Mar. 19, 1903
Surigao.....	Surigao.....	Reyes, Macario, vice Diez, resigned....	Mar. 17, 1903

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Zambales.....	Balineaguin.....	Erumi, Isaias, vice Rivera, resigned....	May 12, 1903
Do.....	Castillejos.....	Santiago, Patricio, vice Villafior, resigned.	Mar. 23, 1903
Do.....	Santa Cruz.....	Gaerlar, Ignacio, vice Iglesias, resigned.	May 12, 1903

AUXILIARY JUSTICES OF THE PEACE.

Abra.....	Pilar.....	Valera, Ramon, vice Batoon, resigned.	Mar. 28, 1903
Ambos Camarines.....	Bombon.....	Paz, Mariano, sr., vice Viola, resigned.	Mar. 17, 1903
Do.....	Mambulao.....	Agua, Laurencio, vice Ramos, deceased.	Mar. 9, 1903
Do.....	Nueva Cáceres.....	Romero, José, vice Nisula, resigned....	May 12, 1903
Antique.....	Dao.....	Ydorot, Doroteo, vice Fornier, resigned.	May 19, 1903
Do.....	Laua-an.....	Gerona, Remigio, vice Sarmiento, resigned.	May 12, 1903
Do.....	Sebaste.....	Azucena, Roque, vice Dioso, resigned..	Mar. 12, 1903
Bataan.....	Morong.....	Acosta, Domingo C., vice Calma, appointed justice of the peace.	May 12, 1903
Batangas.....	Batangas.....	Leyco, Fernando, vice Villena, resigned.	Mar. 26, 1903
Do.....	San Jose.....	Luna, Máximo, vice Marquez, resigned.	Mar. 12, 1903
Bohol.....	Loon.....	Garcia, Apolonio.....	Apr. 7, 1903
Cagayan.....	Plat.....	Lejos, Eladio, vice Taguba, deceased..	Do.
Cavite.....	Indang.....	Salazar, Numeriano, vice Pio de Roda, appointed justice of the peace.	May 19, 1903
Do.....	Ternate.....	Nigosa, Ambrosio, vice Ramos, appointed justice of the peace.	May 12, 1903
Ilocos Norte.....	Batac.....	Apostol, Daniel, vice Ventura, resigned.	Do.
Do.....	Paoay.....	Gonzales, Manuel, vice Llaguno, resigned.	Mar. 9, 1903
Iloilo.....	Dueñas.....	Lamason, Aniceto, vice Espino, resigned.	Mar. 19, 1903
Do.....	Janiuay.....	Barranco, Alipio, vice Enojo, appointed justice of the peace.	Do.
Do.....	Leon.....	Capalla, Manuel, vice Cabalfin, resigned.	Do.
Do.....	Molo.....	Sian, Montano, vice Avanceña, appointed assistant attorney.	May 12, 1903
Do.....	Passi.....	Bautista, Juan Palmares, vice Palmones, resigned.	Mar. 19, 1903
Do.....	Pavia.....	Itones, Tomás, vice Suelo, resigned....	Do.
Do.....	San Dionisio.....	Juanico, Esteban, vice Gorres, resigned.	Do.
Do.....	San Miguel.....	Caoyonan, Catalino, vice Málaga, appointed justice of the peace.	Do.
Isabela.....	Gamu.....	Claudio, Fausto, vice Monforte, resigned.	Mar. 31, 1903
Do.....	Tumauini.....	Paguirigan, Ramon, vice Arturo Paguirigan, resigned.	Mar. 17, 1903
Leyte.....	Carigara.....	Riel, Paterio, vice Reamillo, resigned..	Mar. 12, 1903
Do.....	Malitbog.....	Cañon, Juan.....	Do.
Negros Occidental.....	Bago.....	Araceta, Marcelano, vice Yulo, resigned.	May 12, 1903
Do.....	Cadiz.....	Lazaro, Mateo, vice Yulo, resigned.....	Apr. 7, 1903
Do.....	Escalante.....	Puertas, Valentin, vice Infante, appointed justice of the peace.	Mar. 26, 1903
Do.....	Isabela.....	Gariel, Leon, vice Tlongco, resigned....	Apr. 7, 1903
Do.....	La Carlota.....	Robles, Felix, vice Yulo, resigned.....	Mar. 9, 1903
Do.....	Maao.....	Castillo, Clemente, vice Ortaliz, resigned.	May 19, 1903
Pangasinan.....	Bautista.....	Decena, Fabian, vice Gonzales, declined.	May 12, 1903
Do.....	Mangaldan.....	Caballero, Tranquillino, vice Blascan, removed.	Do.
Do.....	San Carlos.....	Banaag, Aquilino, vice Lim, resigned..	Mar. 10, 1903
Do.....	do.....	Padilla, Mariano, vice Banaag, resigned.	May 25, 1903
Paragua.....	Cagayancillo.....	Natan, Simplicio.....	May 19, 1903
Romblon.....	Banton.....	Faigao, Rulo, vice Fable, resigned.....	Apr. 7, 1903
Do.....	Romblon.....	Gutierrez, Anselmo, vice Domingo Gutierrez, resigned.	May 12, 1903
Samar.....	Borongan.....	Montenegro, Gabriel, vice Amboy, resigned.	May 19, 1903
Do.....	Santa Rita.....	Bernal, Antonio, vice Tuazon, deceased.	May 25, 1903
Sorsogon.....	Pilar.....	Reyes, Jorge, vice Fajardo, relieved....	Mar. 31, 1903
Do.....	Sorsogon.....	Tabuena, Enrique, vice Lumampao, resigned.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Tarlac	Tarlac	Mamaual, Perfecto, vice Licup, resigned.	Mar. '9, 1903
Zambales.....	Castillejos	Gallardo, Juan, vice Santiago, appointed justice of the peace.	Mar. 23, 1903
Do.....	do	Castro, José de, vice Gallardo, resigned.	May 12, 1903

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending August 31, 1903.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Abra	McFarland, Archibald, vice Hunter, resigned.	Supervisor-treasurer..	Aug. 8, 1903
Albay	Crossland, William A	Supervisor.....	Aug. 1, 1903
Ambos Camarines.....	Pimentel, Juan, vice Ross, appointed supervisor of provincial fiscals.	Governor.....	July 1, 1903
Bataan	Yundt, Emery R., vice Love, appointed treasurer of La Laguna.	Treasurer.....	June 25, 1903
Do.....	Yundt, Emery R.....	Supervisor-treasurer..	Aug. 8, 1903
Capiz	Champman, Frederick S., vice Thornton, appointed treasurer of Tayabas.do	Aug. 4, 1903
Cavite	Shanks, David C., vice Trias, resigned ..	Governor.....	July 1, 1903
Do.....	Suter, Russell, vice Buxton, appointed supervisor of Leyte.	Supervisor.....	June 25, 1903
Cebu	Cui, Mariano, vice Logarta, appointed judge.	Fiscal	June 30, 1903
Ilocos Sur	Hawley, J. C., vice Shuman, appointed supervisor of Ambos Camarines.	Supervisor.....	June 25, 1903
Iloilo	McLain, Charles C., vice Thompson, appointed treasurer of Moro Province.	Treasurer.....	July 4, 1903
Do.....	Smith, Andrew V., vice Montinola, resigned.	Fiscal	July 23, 1903
La Laguna	Love, Henry K., vice Vaughan, deceased.	Treasurer.....	June 25, 1903
La Union.....	Burrell, Bert H., vice Bull, resigned....	Supervisor.....	Aug. 4, 1903
Do.....	Parsons, Frank B., vice Tompkins, removed.	Treasurer.....	Do.
Lepanto-Bontoc	Owens, James C., vice Lichtig, resigned.	Secretary-treasurer...	June 4, 1903
Leyte.....	Buxton, Walter D., vice Patterson, appointed superintendent of streets for the city of Manila.	Supervisor.....	June 25, 1903
Moro	Keller, Charles, captain, Corps of Engineers, U. S. Army.	Engineer	Aug. 18, 1903
Do.....	Langhorne, George T., captain, Eleventh U. S. Cavalry.	Secretary	Do.
Do.....	Salceby, Najeeb M	Superintendent of schools.	Do.
Do.....	Springer, John E.....	Attorney	Do.
Do.....	Thompson, Fred A	Treasurer.....	Aug. 4, 1903
Do.....	Wood, Leonard, brigadier-general, U. S. Army.	Governor	July 25, 1903
Negros Oriental	Peed, Henry A	Supervisor-treasurer..	June 1, 1903
Nueva Ecija.....	Green, James B., vice Gran, resigned ..	Treasurer.....	Aug. 12, 1903
Paragua	Miller, Edward Y., lieutenant, U. S. Army, vice Philipps, resigned.	Governor.....	Aug. 5, 1903
Rizal	Revilla, Bartolome, vice Eleizegui, resigned.	Fiscal	Aug. 4, 1903
Romblon	Reis, Julius S., vice Comdohr, appointed treasurer of Masbate.	Treasurer.....	June 25, 1903
Samar	Singson, Segundo, vice Llorente, appointed judge.	Governor	Do.
Surigao.....	Eliot, Rafael, vice Narciso, resigned ...	Secretary	Aug. 29, 1903
Tayabas	Thornton, William O., vice McLain, appointed treasurer of Iloilo.	Treasurer.....	Aug. 4, 1903

Appointments made by the civil governor, etc.—Continued.

MEMBERS OF PROVINCIAL BOARDS OF TAX REVISION.

[Appointed in accordance with the provisions of act No. 582.]

Province.	Name.	To date from—
La Union.....	Dumo, Sinfonso, vice Tavora, resigned.....	Aug. 27, 1903
Samar.....	Llano, Melecio, vice Rosales, relieved.....	Aug. 8, 1903

MEMBERS OF PROVINCIAL LOCUST BOARDS.

[Appointed in accordance with the provisions of act No. 817.]

Abra.....	Baine, Hugo.....	Aug. 11, 1903
Do.....	Blancaflor, Guillermo.....	Do.
Do.....	Blanco, Maximo.....	Do.
Albay.....	Delgado, Esteban.....	Aug. 5, 1903
Do.....	Marques, Emilio.....	Do.
Do.....	Moronella, Mariano.....	Do.
Ambos Camarines.....	Mompombanua, Felipe.....	Aug. 8, 1903
Do.....	Reyes, Celedonio.....	Do.
Do.....	San Felipe, Lamberto.....	Do.
Antique.....	Fontella, José.....	Aug. 4, 1903
Do.....	Javier, Ramon.....	Do.
Do.....	Moscoso, Pedro.....	Do.
Bataan.....	Baltazar, Victor.....	Aug. 11, 1903
Do.....	Yabut, Juan G.....	Do.
Do.....	Yason, Antonino.....	Do.
Batangas.....	Arguelles, José.....	Aug. 4, 1903
Do.....	Barrion, Felipe.....	Do.
Do.....	Olmos, Vicente.....	Do.
Do.....	Catigbae, Leon, vice Olmos, resigned.....	Aug. 17, 1903
Bohol.....	Maceren, Pedro.....	Aug. 8, 1903
Do.....	Rodriguez, Salvador.....	Do.
Do.....	Samson, Pedro.....	Do.
Bulacan.....	Aldaba, Ceferino.....	Aug. 4, 1903
Do.....	Andrada, Fruto.....	Do.
Do.....	Carlos, Meliton.....	Do.
Cagayan.....	Adamson, R. W.....	Aug. 5, 1903
Do.....	Narrag, Pedro.....	Do.
Do.....	Tuyuan, Sebastian.....	Do.
Capiz.....	Alba, Tomas.....	Aug. 8, 1903
Do.....	Fuentes, Canuto.....	Do.
Do.....	Vidal, Pastor.....	Do.
Do.....	Alvares, Juan, vice Alba, resigned.....	Aug. 27, 1903
Do.....	Soler, Francisco, vice Fuentes, resigned.....	Do.
Cavite.....	Alas, Severino de las.....	Aug. 4, 1903
Do.....	Cuenca, Felix.....	Do.
Do.....	Trias, Mariano.....	Do.
Cebu.....	Climaco, Valeriano.....	Aug. 11, 1903
Do.....	Cui, Pedro.....	Do.
Do.....	Rodriguez, Pedro.....	Do.
Ilocos Norte.....	Lagasca, Cipriano.....	Do.
Do.....	Llave, Emilio.....	Do.
Do.....	Madamba, Cayetano.....	Do.
Ilocos Sur.....	Donato, Ladislao.....	Aug. 4, 1903
Do.....	Querol, Raymundo.....	Do.
Do.....	Reyes, Estanislao.....	Do.
Iloilo.....	Javellana, Magdaleno.....	Aug. 8, 1903
Do.....	Melliza, Raymundo.....	Do.
Do.....	Zulueta, José.....	Do.
Isabela.....	Cabildo, José.....	Do.
Do.....	Cagacan, Generoso.....	Do.
Do.....	Komoseng, Irineo.....	Do.
La Laguna.....	Elbo, Gregorio.....	Aug. 4, 1903
Do.....	Leon, José de.....	Do.
Do.....	Ordoveza, Juan.....	Do.
La Union.....	Almeida, Lucino.....	Aug. 8, 1903
Do.....	Alviar, Paulino.....	Do.
Do.....	Lete, Rafael.....	Do.
Lepanto-Bontoc.....	Bondad, Sinfonso.....	Aug. 29, 1903
Do.....	Duguit, an Igorotte.....	Do.
Do.....	Malinas, Gregorio.....	Do.
Leyte.....	Dagandang, Juan.....	Aug. 8, 1903
Do.....	Esperas, Dionisio.....	Do.
Do.....	Flordelis, Pedro.....	Do.
Masbate.....	Dano, Nicolas.....	Aug. 19, 1903
Do.....	Maristela, Espiridion.....	Do.
Do.....	Rosero, Marcos.....	Do.
Mindoro.....	Alveyra, Feliciano.....	Aug. 12, 1903
Do.....	Lopez, Luciano.....	Do.
Do.....	Quljano, Agustin.....	Do.
Misamis.....	Chaves, Leon.....	Aug. 8, 1903
Do.....	Rasines, Bernardo.....	Do.

Appointments made by the civil governor, etc.—Continued.

MEMBERS OF PROVINCIAL LOCUST BOARDS—Continued.

Province.	Name.	To date from—
Misamis	Vamenta, Cayetano	Aug. 5, 1903
Negros, Occidental....	Fernandez, Manuel M	Aug. 8, 1903
Do.....	Lacson, Aniceto	Do.
Do.....	Montilla, Agustin.....	Do.
Negros, Oriental.....	Furbeyre, Juan	Aug. 4, 1903
Do.....	Paterno, Miguel	Do.
Do.....	Rotea, Luis	Do.
Nueva Ecija.....	Adorable, Marciano.....	Do.
Do.....	Padilla, Pablo.....	Do.
Do.....	Sidreo, Crispulo.....	Do.
Nueva Vizcaya	Cutaran, Vicente	Aug. 12, 1903
Do.....	Fernanderas, Anastasio.....	Do.
Do.....	Lumaugo, Salvador R.....	Do.
Pampanga.....	Arnedo, Macario	Aug. 4, 1903
Do.....	Sandico, Ceferino	Do.
Do.....	Santos, Estanislao.....	Do.
Pangasinan	Espino, Cirilo	Do.
Do.....	Gonzales, Matias	Do.
Do.....	Mendoza, Alejandro	Do.
Do.....	Flor Mata, Antonio, vice Mendoza, resigned	Aug. 19, 1903
Paragua	Abid, Mariano	Aug. 5, 1903
Do.....	Fernandez, Clemente	Do.
Do.....	Sandoval, Vicente	Do.
Rizal	Angeles, Matias de los	Aug. 8, 1903
Do.....	Jabson, Manuel.....	Do.
Do.....	Melendres, Estanislao	Do.
Romblon	Estudillo, Santiago	Aug. 11, 1903
Do.....	Gutierrez, Anselmo	Do.
Do.....	Sanz, Joaquin.....	Do.
Samar	Cinco, Leocadio.....	Aug. 4, 1903
Do.....	Llana, Melecio.....	Do.
Do.....	Maga, Alejo.....	Do.
Tarlac	Leon, Manuel de.....	Do.
Do.....	Manuael, Perfecto	Do.
Do.....	Martinez, Manuel.....	Do.
Tayabas.....	Carmona, Juan	Do.
Do.....	Castro, Alfredo	Do.
Do.....	Nieva, Juan.....	Do.
Zambales.....	Braganza, Cirilo	Do.
Do.....	Rodriguez, Juan	Do.
Do.....	Rosa, Basilio de la	Do.

PHILIPPINE CIVIL SERVICE BOARD.

Name.	Position.	To date from—
Aleman, José E., vice Buencamino, resigned	Member	Sept. 1, 1903
Falconer, Bolivar L., vice Pepperman, resigned.....do	July 1, 1903

DEPARTMENT OF THE INTERIOR—PRESIDENT OF PROVINCIAL BOARDS OF HEALTH.

Province.	Name.	To date from—
Tayabas	Baker, H. H	June 1, 1903
Do.....	Mascuñana, José, vice Baker, relieved	Aug. 19, 1903

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Cosby, Spencer, captain, Corps of Engineers, U. S. Army, vice Jervey, relieved.	Superintendent in charge of construction of light-houses, buoys, beacons, light vessels, seamarks, and their appendages.	Aug. 11, 1903
Harbord, James G., captain, Eleventh U. S. Cavalry.	Seventh assistant chief of constabulary	Aug. 17, 1903

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF FINANCE AND JUSTICE.

Name.	Position.	To date from—
Carson, Adam C., vice Carlock, deceased.	Judge of the court of first instance for the eleventh judicial district.	June 25, 1903
Llorente, Julio, vice Leon.	Judge of the court of first instance for the twelfth judicial district.	Do.
Lagarta, Miguel.	Judge of the court of first instance.	Do.
Ross, James, vice Trent, appointed judge.	Supervisor of provincial fiscals for the Philippine Islands.	Do.
Trent, Grant T., vice Carson.	Judge of the court of first instance for the eighth judicial district.	Do.

DEPARTMENT OF PUBLIC INSTRUCTION.

Barrows, David P., vice Bryan, resigned.	General superintendent of education.	Aug. 12, 1903
Sutherland, William Alex.	Agent for the education of Filipino students in the United States.	Aug. 23, 1903

COMMITTEE TO VISIT JAPAN, FORMOSA, UPPER BURMAH, AND JAVA TO INVESTIGATE THE USE OF OPIUM AND TRAFFIC THEREIN, AND THE RULES AND ORDINANCES REGULATING THE SAME.

Albert, José.	Member.	July 31, 1903
Brent, Charles H.	do.	Do.
Carter, Edward C.	Chairman.	Do.

MUNICIPALITY OF MANILA.

Carr, William J.	Fifth assistant prosecuting attorney for the city of Manila.	July 1, 1903
Do.	Fourth assistant prosecuting attorney for the city of Manila.	Aug. 4, 1903
French, Leroy N., vice Carr, appointed fourth assistant.	Fifth assistant prosecuting attorney for the city of Manila.	Do.

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Albay	Tabaco	Robler, Eugenio, vice Medina, resigned.	Aug. 2, 1903
Ambos Camarines	Nueva Caceres	Romero, José, vice Palomares, resigned.	June 25, 1903
Antique	Anini-y	Valle, Francisco, vice Pabla, resigned.	Do.
Do.	San Remigio	Masi, Martin, vice Marfil, resigned.	Do.
Butuan	Morong	Acosta, Domingo C., vice Calma, resigned.	July 10, 1903
Batangas	Calaca	Marcella, Timoteo, vice Joya, deceased.	Aug. 18, 1903
Do.	Tuy	Macalaguin, Jacinto, vice Valdez, resigned.	July 23, 1903
Do.	Tanauan	Gonzales, Pantaleon, vice Tapia, deceased.	June 25, 1903
Benguet	Twin Peaks	Holmes, N. M.	Aug. 11, 1903
Bohol	Lamy	Doctoma, Felix, vice Borja, deceased.	Aug. 18, 1903
Cagayan	Abulug	Dabbay, Angel, vice Arnedo, deceased.	July 23, 1903
Capiz	Manayon	Baruelo, Celestino, vice Distor removed.	Aug. 11, 1903
Do.	Tapaz	Artus, Joaquin, vice San Felix, deceased.	June 1, 1903
Cavite	Imus	Elbes, José, vice Guerlan, relieved.	July 2, 1903
Do.	Maragondon	Narvaez, Juan, vice Cusajuncu, resigned.	Do.
Do.	Mendez Nunez	Ruiz, Ernesto, vice Francisco, Ruiz, resigned.	July 23, 1903
Cebu	Sogod	Medado, Bruno, vice Menchavez, deceased.	Aug. 11, 1903
Do.	Toledo	Labre, Angel, vice Zamora, resigned.	Do.
Ilocos Norte	Salsona	Vives, Daroteo, vice Bueno, resigned.	Do.
Ilocos Sur	Santa Lucia	Rivers, Fermin, vice Festejo, resigned.	Do.
Iloilo	Ajuy	Diel, Dioniso, vice Basan, resigned.	June 25, 1903
Do.	Barotac Nuevo	Deles, Crispin, vice Blancador, resigned.	Do.

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Iloilo	Dingle	Dalipe, Julian, vice Dayot, resigned....	June 25, 1903
Do	Jaro	Ledesma, Luis, vice Lopez, resigned...	Do.
Do	Leganes	Rojas, Enrique, vice Gustilo, resigned..	Do.
Do	Lucena	Siquio, Melquiades, vice Sucaldito, resigned.	Do.
Do	Mina	Patarata, Liberato, vice Quilafña, resigned.	Do.
Do	Molo	Sanson, Roque, vice Consing, resigned.	Do.
Do	Passi	Palec, Celestino, vice Palomo, resigned.	Do.
Isabela	Santa Maria	Narag, Felipe, vice Masigang, resigned.	July 23, 1903
Jolo	Jolo	Torrejon, J. M., vice Reyes, resigned..	Do.
La Laguna	Los Baños	Tandang, Andres, vice Revilla, resigned.	Aug. 24, 1903
Do	Lumbang	Reyes, Segundo, vice Paraiso, resigned.	June 25, 1903
Do	Pagsanjan	Cordero, Graciano, vice Cosme, resigned.	Aug. 29, 1903
Do	Rizal	Rubiato, Juan	Aug. 24, 1903
La Union	Bacnotan	Hernandez, Pedro, vice Carbonell, deceased.	Aug. 11, 1903
Leyte	Palo	Juntilla, Juquin, vice Mendiola, resigned.	Do.
Do	Sogod Norte	Morandarte, Fabian	June 25, 1903
Masbate	Palanas	Francisco, Andrés, vice Alvarez, resigned.	July 28, 1903
Do	San Jacinto	Alicante, Anacleto, vice Bailon, resigned.	Aug. 27, 1903
Mindoro	Luban	Tajonera, Regino, vice Masancay, resigned.	June 30, 1903
Misamis	Mambajao	Lactao, Marcelino, vice Corrales, resigned.	July 23, 1903
Do	Sagay	Abecia, Bartolome, vice Chavez, resigned.	Do.
Negros Occidental	Guiljungan	Lusoc, Juan, vice Leon, resigned	June 30, 1903
Do	Isabela	Yusay, Turiano, vice Borromeo, resigned.	July 23, 1903
Do	Pontevedra	Silvario, Tito, vice Perez, resigned	June 30, 1903
Do	San Carlos	Castro, Antonio, vice Tobias, resigned ..	Aug. 28, 1903
Do	Talisay	Lacson, Bartolome, vice Mijares, resigned.	Aug. 4, 1903
Negros Oriental	Amblang	Suelto, Raymundo, vice Gamo, resigned	Do.
Do	Dauin	Enriquez, Marcelo, vice Delfino, resigned.	July 23, 1903
Do	Tayasan	Callao, Modesto, vice Sabanal, resigned.	Do.
Pangasinan	Alcala	Perez, Nicolás, vice Manawis, resigned.	Do.
Paragua	Araceli	Tombancaya, Mariano	June 25, 1903
Romblon	Odiongan	Musa, Ramon, vice Fortuna, resigned ..	July 23, 1903
Do	San Fernando	Cometa, Gregorio, vice Recto, resigned ..	July 10, 1903
Do	Santa Fe	Tan, Melaño, vice Gadaoni, resigned ..	Aug. 4, 1903
Samar	Lao-an	Moncada, Cenon, vice Sosing, resigned ..	June 25, 1903
Surigao	Cantilan	Arresa, Alfonso, vice Siring, resigned ..	Do.
Do	Carrascal	Castro, Santos, vice Coletto, resigned ..	Do.
Do	Lanuza	Herrera, Gabriel, vice Oriarte, resigned.	Do.
Do	Liang	Pantaleon, Anastasio, vice Fazon, resigned.	Do.
Do	Nasipit	Farol, Valerio, vice Danuco, deceased.	Do.
Tarlac	Santa Ignacia	Garcia, Federico, vice Mateo, resigned.	July 3, 1903
Zambales	Palauig	Doloroso, Domingo, vice Fierro, resigned.	Aug. 11, 1903
Do	San Felipe	Manglimot, Calixto, vice Villarin, resigned.	Do.

AUXILIARY JUSTICES OF THE PEACE.

Abra	Bangued	Villamor, Longino Bersamin y, vice Seares, appointed justice of the peace.	July 23, 1903
Ambos Camarines	Nueva Caceres	Natividad, Benito, vice Romero, appointed justice of the peace.	June 25, 1903
Antique	Culasi	Ledesma, Fortunato, vice Lorenzo, resigned.	Aug. 29, 1903
Do	Pandan	Gella, Clemente, vice Dioso, resigned ..	July 23, 1903
Do	Patnongon	Toro, Cristobal, vice Abellon, resigned.	July 30, 1903
Do	Sebaste	Cajilig, Florentino, vice Azucena, resigned.	June 25, 1903
Bataan	Morong	Florindo, Feliciano, vice Acosta, appointed justice of the peace.	July 10, 1903
Do	Orion	Rivera, Porfirio, vice Santos, resigned..	June 25, 1903
Batangas	Calaca	Macatafigay, Manuel, vice Reyes, deceased.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date From—
Batangas	Nasugbu	Villamarin, Aurelio S., vice Villadolio, resigned.	July 10, 1903
Do	do	Samaniego, Jacinto, vice Villamarin, resigned.	Aug. 24, 1903
Capiz	Dumarao	Aguisan, Liberato, vice Arancillo, resigned.	June 25, 1903
Do	Ibahay	Sitjar, Pedro, vice Solidum, resigned ..	Do.
Do	Panitan	Bargas, Sinfonso, vice Alba, resigned ..	Aug. 29, 1903
Do	Tangalan	Francisco, Amando, vice Señeria, resigned.	June 30, 1903
Cebu	Bogo	Rodriguez, Teodoro, vice Briones, resigned.	Aug. 11, 1903
Cotabato	Cotabato	Heras, José de, vice Garcia, resigned...	June 25, 1903
Iloilo	Boratac-Nuevo	Sason, Fausto, vice Oquendo, resigned.	Do.
Do	Iloilo	Zaldarriaga, Mariano, vice Villaseñor, resigned.	Do.
Do	Jaro	Mirasol, Alejandro, vice Hofleña, resigned.	Do.
Do	Pavia	Guro, Alfonso, vice Hitones, resigned..	Do.
Isabela	Ilagan	Engenio, Luis, vice Claravall, resigned.	Aug. 27, 1903
La Laguna	Pagsanjan	Crisostomo, Isidoro, vice Unson, resigned.	July 30, 1903
Do	Rizal	Sumagui, Macario	Aug. 24, 1903
La Union	Bacnotan	Garganilla, Dionisio, vice Nobres, deceased.	Aug. 11, 1903
Do	San Fernando	Tadiar, Blas, vice Flores, resigned.....	Aug. 4, 1903
Masbate	Masbate	Guevara, Narciso, vice Roxero, resigned.	July 28, 1903
Misamis	Balingasag	Galdo, Juan Roa, vice Vega, resigned..	July 23, 1903
Negros Occidental	Bago	Trinidad, Emiliano, vice Araneta, resigned.	Aug. 28, 1903
Do	Maaó	Torres, Paulino, vice Castillo, resigned.	Aug. 4, 1903
Do	Manapla	Robles, Catalino, vice Gustilo, resigned.	June 30, 1903
Do	do	Laeson, José, vice Robles, resigned	Aug. 28, 1903
Negros Oriental	Talisay	Kilayco, Primativo, vice Treyes, resigned.	June 30, 1903
Do	Canoran	Padayjag, Marcelo, vice Acain, resigned.	Aug. 4, 1903
Do	Dumaguete	Dood, T. S., vice Montenegro, resigned.	Do.
Do	Guljungan	Vergara, Vicente, vice Cortés, resigned.	Do.
Paragua	Araceli	Caton, Feliciano	June 25, 1903
Do	Puerto Princesa	Fernandez, José	Do.
Rizal	San Pedro Macati	Raymundo, Marcos, vice Carlos Raymundo, resigned.	Aug. 4, 1903
Romblon	Cajidiocan	Roa, Pedro, vice Rama, resigned	Do.
Do	Odiongan	Formilleza, Pedro, vice Fortuna, appointed justice of the peace.	July 23, 1903
Surigao	Cantilan	Peña, Cayetano de la, vice Arresa, deceased.	June 25, 1903
Tarlac	Concepcion	Suarez, Benito, vice Garcia, resigned ..	July 3, 1903
Do	Tarlac	Bundallian, Ponciano, vice Mamaual, resigned.	July 23, 1903
Zambales	San Felipe	Borja, Eujenio Feria, vice Manglimot, appointed justice of the peace.	Aug. 11, 1903

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending November 30, 1903.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Batangas	Westerhouse, Ernest J., vice Kendall, appointed assistant engineer, bureau of engineering.	Supervisor	Oct. 15, 1903
Benguet	Octaviano, Egmidio, vice Wagar, appointed lieutenant-governor of Bontoc, province of Lepanto-Bontoc.	Secretary	Sept. 14, 1903
Bohol	Uppington, Claude D.	Supervisor-treasurer..	Sept. 8, 1903
Iloilo	Tuttle, Maurice W., vice Wheeler, transferred.	Supervisor	Oct. 20, 1903
Lepanto-Bontoc	Folkmar, Daniel, vice Wagar, resigned.	Lieutenant-governor of Bontoc.	Nov. 20, 1903
Mindoro	Offley, Robert S., captain, Thirtieth U. S. Infantry.	Governor	Nov. 10, 1903

Appointments made by the civil governor, etc.—Continued.

PROVINCIAL SERVICE—Continued.

Province.	Name.	Position.	To date from—
Mindoro.....	Quezon, Manuel, vice Revilla, transferred.	Fiscal.....	Sept. 19, 1903
Negros Occidental.....	Casanave, Pedro A., vice Hollis, removed.	Treasurer.....	Sept. 26, 1903
Do.....	Wood, Horace M., vice Fauntleroy, appointed chief of supervisors.	Supervisor.....	Nov. 1, 1903
Nueva Ecija.....	Wood, Charles D., vice Sisson, removed.do.....	Aug. 16, 1903
Nueva Vizcaya.....	Bryant, William C., vice Morley, resigned.	Secretary-treasurer...	Sept. 3, 1903
Paragua.....	Ewing, Hall H., vice Miller, appointed governor of Paragua.do.....	Nov. 25, 1903
Rizal.....	Bish, William N., vice Grau, removed.	Treasurer.....	Sept. 19, 1903
Romblon.....	Reis, Julius S.....	Supervisor-treasurer..	Sept. 24, 1903
Samar.....	Scott, Richard E.....	Supervisor.....	Nov. 7, 1903
Do.....	Whittier, Arthur G., vice Casanave, appointed treasurer of Negros Occidental.	Treasurer.....	Oct. 7, 1903
Sorsogon.....	Stevens, Harry L., vice Westerhouse, appointed supervisor of Batangas.	Supervisor.....	Oct. 15, 1903
Surigao.....	Kelley, Luther S.....	Supervisor-treasurer..	July 31, 1903
Do.....	Salazar, Jugo, vice Garcia, resigned....	Governor.....	Sept. 10, 1903

MEMBERS OF PROVINCIAL BOARDS OF TAX REVISION.

[Appointed in accordance with the provisions of act No. 582.]

Province.	Name.	To date from—
La Laguna.....	Llamas, Vicente, vice Cosme, resigned.....	Nov. 25, 1903

MEMBERS OF PROVINCIAL LOCUST BOARDS.

[Appointed in accordance with the provisions of act No. 817.]

Antique.....	Alicante, Anselmo, vice Fontella, resigned.....	Sept. 28, 1903
Bulacan.....	Lopez, José, vice Aldaba, resigned.....	Sept. 14, 1903
Do.....	Camacho, Albino, vice Lopez, resigned.....	Oct. 14, 1903
Capiz.....	Vigal, Maximo, vice Alvarez, resigned.....	Sept. 3, 1903
Do.....	Villagracia, Vicente, vice Vidal, resigned.....	Sept. 24, 1903
Cavite.....	Rosario, José M. del, vice Trias, resigned.....	Nov. 20, 1903
La Laguna.....	Balantacbo, Donato, vice Ordovesa, resigned.....	Nov. 11, 1903
Negros Occidental....	Garbanzas, Roque, vice Fernandez resigned.....	Sept. 17, 1903
Do.....	Montelibano y Ramos, Alejandro, vice Lacson, resigned.....	Oct. 28, 1903
Surigao.....	Fortich, Silvestre.....	Aug. 21, 1903
Do.....	Peran, Raymundo.....	Do.
Do.....	Rendon, Felipe.....	Do.

EXECUTIVE DEPARTMENT, EXECUTIVE BUREAU.

Name.	Position.	To date from—
Carpenter, Frank W., vice Winthrop, resigned.	Assistant executive secretary for the Philippine Islands.	Sept. 1, 1903

DEPARTMENT OF THE INTERIOR.

Jenks, Albert E., vice Barrows, appointed general superintendent of education.	Chief of the ethnological survey for the Philippine Islands.	Oct. 13, 1903
McCaskey, Hiram D., vice Burritt, appointed judge of the court of first instance for the mountain district.	Chief of the mining bureau.....	Oct. 20, 1903
Zwack, Rev. George M., vice Solá, resigned.	Corresponding secretary and librarian for the Philippine weather bureau.	Oct. 9, 1903

*Appointments made by the civil governor, etc.—Continued.***PRESIDENTS OF PROVINCIAL BOARDS OF HEALTH.**

Province.	Name.	To date from—
Albay	Richmond, Shannon, vice Scarella, appointed president provincial board of health of Ambos Camarines.	Nov. 25, 1903
Ambos Camarines.....	Scarella, Agustin, vice Richmond, appointed president provincial board of health of Albay.	Do.
Leyte.....	Baker, H. H., vice Mascuñana, appointed president provincial board of health of Tayabas.	Sept. 8, 1903

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Fauntleroy, James D.....	Chief of supervisors, bureau of engineering, vice Holcombe, appointed principal assistant engineer, bureau of engineering.	Nov. 1, 1903
Holcombe, Joseph G.	Principal assistant engineer, bureau of engineering.	Do.
Kendall, Charles H.....	Assistant engineer, bureau of engineering.....	Oct. 15, 1903

DEPARTMENT OF FINANCE AND JUSTICE.

Araullo, Manuel, vice Johnson, appointed associate justice of the supreme court.	Judge of the court of first instance for the city of Manila.	Oct. 3, 1903
Burritt, Charles H	Judge of the court of first instance for the mountain district.	Sept. 26, 1903
Corpus, Rafael	Examiner of titles for the eleventh judicial district.	Nov. 11, 1903
Crossfield, Amasa S	Judge of the court of customs appeals.....	Oct. 2, 1903
Kemmerer, Edwin W.....	Chief of the division of currency, bureau of the insular treasury.	Oct. 14, 1903
La Lana, Francisco	Fiscal for that part of the fifteenth judicial district constituted by the provinces of Romblon, Masbate, and Paragua.	Nov. 6, 1903
Llorente, Julio, vice Araullo, appointed judge of court of first instance, city of Manila.	Judge of the court of first instance for the fourth judicial district.	Oct. 3, 1903
Moir, Percy M	Fiscal for the mountain district	Oct. 20, 1903
Montinola, Ruperto	Examiner of titles for the ninth judicial district.	Sept. 22, 1903
McCabe, Albert E., vice Wislezenus, appointed judge of first instance at large.	Judge of the court of first instance for the first judicial district.	Sept. 26, 1903
Norris, William F.....	Judge of the court of first instance for the fifteenth judicial district.	Do.
Roxas, Felix M	Judge of the court of customs appeals.....	Oct. 2, 1903
Smith, Charles G., vice Roudiez, relieved.	Superintendent of the insular cold-storage and ice plant at Manila.	Sept. 3, 1903
Soriano, Oscar	Examiner of titles for the sixth judicial district.	Sept. 19, 1903
Teeson, Pablo, vice Teasiano, resigned.	Examiner of titles for the eighth judicial district.	Oct. 28, 1903
Thangco, Calixto.....	Examiner of titles for the third judicial district.	Sept. 19, 1903
Villanueva, Francisco, vice Montinola, resigned.	Examiner of titles for the ninth judicial district.	Oct. 28, 1903
Walker, Samuel Pickett	Assistant attorney in the office of the attorney-general for the Philippine Islands.	July 24, 1903
Wislezenus, Adolph, vice Norris, appointed judge of court of first instance for the fifteenth judicial district.	Judge of the court of first instance at large.....	Sept. 26, 1903
Ycasiano, Francisco	Examiner of titles for the eighth judicial district.	Sept. 19, 1903

DEPARTMENT OF PUBLIC INSTRUCTION.

Ahern, George P., captain, U. S. Army, vice Roudiez, resigned.	Trustee of the American Circulating Library Association of Manila.	Sept. 9, 1903
Helm, J. M., commander, U. S. Navy, vice Glennon, relieved.	do.....	Do.

Appointments made by the civil governor, etc.—Continued.

MUNICIPALITY OF MANILA.

Name.	Position.	To date from—
Arguelles, Tomás, vice Alemany, appointed member Philippine civil service board.	Member of the advisory board of the city of Manila in the district of Sampaloc.	Sept. 5, 1903
Lichauco, Faustino, vice Dudley, resigned.	Member of the board of tax revision of the city of Manila.	Sept. 3, 1903

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Ambos Camarines	Sagnay	Tria, Eulogio, vice Puentebella, resigned.	Sept. 3, 1903
Antique	Culasi	Parcon, Ramon Leocadio, vice Ablera, resigned.	Oct. 2, 1903
Do	Guintas	Jabile, Ramon, vice Bacar, deceased...	Sept. 19, 1903
Batangas	Nasugbu	Castillo, Carlos, vice Mendoza, resigned.	Sept. 5, 1903
Benguet	Twin Peaks	Motford, E. C., vice Holmes, resigned...	Sept. 29, 1903
Bohol	Tagbilaran	Sarmiento, Cipriano, vice Bautista, resigned.	Oct. 20, 1903
Bulacan	Meycauayan	Carreon, Francisco, vice Noriega, resigned.	Oct. 9, 1903
Do	San Miguel	Guzman, Balbino de, vice Santos, resigned.	Sept. 5, 1903
Cagayan	Piat	Lejos, Eladio, vice Santo Tomás, resigned.	Oct. 7, 1903
Capiz	Buruanga	Abayan, Primitivo, vice Reyes, resigned.	Sept. 28, 1903
Do	Panay	Nolasco, Nemesio, vice Pedro Nolasco, resigned.	Oct. 26, 1903
Cavite	Corregidor	Aguilar, Isabelo, vice Vital, resigned ..	Sept. 5, 1903
Do	Maragondon	Riego, de Dios, Vicente, vice Narvaez, resigned.	Oct. 1, 1903
Do	Naic	Cena, Blas, vice Santos, resigned.....	Nov. 11, 1903
Iloilo	Anilao	Lopez, Higinio, vice Arandilla, resigned.	Oct. 23, 1903
Do	Arevalo	Acebuque, Gregorio, vice Avanceña, resigned.	Do.
Do	Concepcion	Borra, Paulino, vice Gumban, resigned.	Do.
Do	Duenas	Lamera, Crispulo, vice Solinap, resigned.	Sept. 17, 1903
Do	Igaras	Bucoy, Julian, vice Manipula, resigned.	Oct. 23, 1903
Do	Lambunao	Lauron, Salomon, vice Francia, resigned.	Sept. 17, 1903
Do	Maasin	Cuenca, Esteban, vice Rivera, deceased.	Oct. 23, 1903
Do	Mina	Azucena, Julian, vice Patarata, resigned.	Sept. 17, 1903
Do	San Enrique	Pacz, Cornelio, vice Paciente, resigned.	Do.
Do	Zarraga	Garcia, Frederico, vice Perisuelo, resigned.	Do.
La Laguna	San Pablo	Alvarez, Juan, vice Gorostiza, resigned.	Oct. 1, 1903
Leyte	Abuyog	Brillo, Eulalio, vice Verra, resigned ...	Nov. 25, 1903
Do	Barugo	Araza, Vicente, vice Pomferrado, resigned.	Do.
Do	Baybay	Veloso, Vicente, vice Loreto, resigned.	Oct. 26, 1903
Do	Naval	Paculan, Pedro, vice Trani, resigned...	Oct. 31, 1903
Masbate	Masbate	Guevara, Narciso, vice Bayot, resigned.	Sept. 28, 1903
Misamis	Misamis	Abejuela, Alvaro, vice Murallon, deceased.	Sept. 5, 1903
Moro	Caraga	Pechon, Teodorico, vice Balante, resigned.	Oct. 20, 1903
Do	Lubungan	Tabiliran, Ceferino, vice Vallacer, resigned.	Nov. 25, 1903
Malubang	Devore, Daniel B., captain, Twenty-third U. S. Infantry.	Oct. 20, 1903
Negros Occidental	Manapla	Solatorio, Basilio, vice Gonzaga, removed.	Nov. 6, 1903
Do	Sagay	Tupas y Silva, Juan, vice Dayon, resigned.	Nov. 25, 1903
Romblon	Badajoz	Manlolo, Sixto, vice Veral, resigned ...	Sept. 14, 1903
Do	do	Candelaria, Lorenzo, vice Manlolo, resigned.	Oct. 8, 1903
Do	Romblon	Madrilegos, Bonifacio, vice Platon, removed.	Oct. 31, 1903
Samar	Borongan	Porton, Juan, vice McGuire, removed..	Oct. 7, 1903
Do	Oras	Lomuntad, Maquiniano, vice Santos, resigned.	Sept. 19, 1903
Do	Lao-ang	Muncada, Apolinar, vice Cenon Muncada, resigned.	Oct. 31, 1903

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Surigao.....	Numancia.....	Ballori, Manuel, vice Escafian, deceased.	Oct. 1, 1903
Tarlac.....	Bamban.....	Lagman, Pablo, vice Dayrit, resigned..	Nov. 25, 1903
Do.....	Paniqui.....	Paraso, Maximino, vice Ramos, resigned.	Sept. 9, 1903
Tayabas.....	Tiaong.....	Mayo, Norberto, vice Gonzales, removed.	Sept. 24, 1903
Zambales.....	Masinloc.....	Ellicaño, Florentino, vice Edaño, resigned.	Sept. 19, 1903
Do.....	Palauig.....	Abueg, Moises, vice Doloroso, resigned.	Sept. 9, 1903
Do.....	Subic.....	Corpus, José, vice Afable, resigned.....	Do.

AUXILIARY JUSTICES OF THE PEACE.

Antique.....	Dao.....	Ydorot, Fulgencio, vice Doroteo, Ydorot, erroneously recommended.	Sept. 28, 1903
Bataan.....	Hermosa.....	Tantiangco, Hermogenes, vice Simpao, resigned.	Sept. 17, 1903
Bohol.....	Anda.....	Escobal, Esteban, vice Castro, resigned.	Sept. 8, 1903
Bulacan.....	Quingua.....	Casal, Manuel, vice Marquez, resigned..	Oct. 9, 1903
Do.....	Meycauayan.....	Blanco, Dionisio, vice Carreon, appointed justice of the peace.	Do.
Cagayan.....	Piat.....	Genovesa, Manuel, vice Lejos, appointed justice of the peace.	Oct. 7, 1903
Capiz.....	Dumalag.....	Fadriga, Rosendo, vice Advicunla, resigned.	Oct. 9, 1903
Cavite.....	Corregidor.....	Aguilar, Mariano, vice Tomas Aguilar, resigned.	Sept. 5, 1903
Iloilo.....	Ajuy.....	Astorga, Moisés, vice Lopez, resigned...	Oct. 23, 1903
Do.....	Cabatuan.....	Hidriana, Claro, vice Palomar, deceased.	Do.
Do.....	Dumangas.....	Diamante, Marcelino, vice Evangelista, resigned.	Sept. 17, 1903
Do.....	Jaro.....	Habana, Mariano, vice Mirasol, resigned.	Oct. 23, 1903
Do.....	Maasin.....	Romarate, Alfonso, vice Cuenca, appointed justice of the peace.	Do.
Do.....	Novalas.....	Cabafias, Carlos, vice Benedicto, resigned.	Do.
Do.....	Pototan.....	Tirador, Pedro, vice Casumpang, resigned.	Do.
Do.....	Tubungan.....	Sacardon, Francisco, vice Tanlogon, resigned.	Sept. 17, 1903
Ia Laguna.....	Pagsanjan.....	Zafra, Francisco, vice Crisostomo, resigned.	Sept. 14, 1903
Do.....	Pila.....	Carillo, Benedicto, vice Dimaculafigan, resigned.	Oct. 20, 1903
Leyte.....	Barugo.....	Dispo, Jacinto, vice Araza, appointed justice of the peace.	Nov. 25, 1903
Do.....	Hilongos.....	Villareal, Marcos.....	Sept. 28, 1903
Do.....	Maasin.....	Alcántara, Alejo, vice Jesus, resigned..	Oct. 31, 1903
Do.....	Naval.....	Sabinay, Hilario, vice Paculan, appointed justice of the peace.	Do.
Do.....	Palo.....	Sevilla, José, vice Noble, resigned.....	Oct. 26, 1903
Masbate.....	Masbate.....	Amante, Higinio, vice Guevara, appointed justice of the peace.	Sept. 28, 1903
Moro.....	Lubungan.....	Hamoy, Ubaldo, vice Tabilliran, appointed justice of the peace.	Nov. 25, 1903
Negros Occidental.....	Cadiz.....	Vito, Flaviano Lopez, vice Lazaro, resigned.	Sept. 5, 1903
Do.....	Sagay.....	Patrata, Dionisio, vice Pascual, resigned.	Nov. 25, 1903
Pangasinan.....	Binmaley.....	Fernandez, Pedro, vice Epifanio Hernandez, resigned.	Do.
Paragua.....	Coron.....	Abrera, Basilio, vice Castro, resigned...	Do.
Sorsogon.....	Bulusan.....	Fulleros, Nicasio, vice Filban, deceased.	Do.
Surigao.....	Carrascal.....	Arizaleta, Valerio, vice Castro, appointed justice of the peace.	Do.
Tayabas.....	Tiaong.....	Atienza, Vicente, vice Cabuñag, deceased.	Sept. 24, 1903
Zambales.....	Subic.....	Galope, Meliton, vice Corpus, appointed justice of the peace.	Sept. 9, 1903

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending February 29, 1904.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Bataan	Zialcita, Lorenzo L., vice Lerma, removed.	Secretary.....	Dec. 18, 1903
Bulacan	Reyes, Hermogenes, vice Crisóstomo, resigned.	Fiscal	Jan. 18, 1904
Cagayan.....	Carag, Antonio, vice Salo, transferred.	Secretary.....	Dec. 23, 1903
Leyte.....	Filley, Oliver D., vice Buxton, resigned.	Supervisor.....	Feb. 19, 1904
Nueva Vizcaya.....	Knight, Louis G., vice Bennett, resigned.	Governor.....	Do.
Surigao.....	Benedict, George A., vice Kelly, resigned.	Supervisor-treasurer.	Dec. 18, 1903

MEMBER OF PROVINCIAL LOCUST BOARD.

[Appointed in accordance with the provisions of act No. 817.]

Province.	Name.	To date from—
Batangas	Claudio, Eliseo, vice Arguelles, resigned	Dec. 10, 1903

DEPARTMENT OF THE INTERIOR—PRESIDENTS OF PROVINCIAL BOARDS OF HEALTH.

Abra	Isaac, Segundo	Dec. 10, 1903
Bataan	Perramon, Ricardo, vice Olba, appointed president provincial board of health of Zambales.	Jan. 26, 1904
Nueva Vizcaya.....	Lugay, José, vice Isaac, appointed president provincial board of health of Abra.	Do.
Rizal	Ruiz, Julio, vice Angeles, resigned.....	Dec. 10, 1903
Sorsogon	Mora, Candido, vice Ruiz, appointed president, provincial board of health of Rizal.	Do.
Zambales.....	Olba, Antonio, vice Calvo, removed.....	Do.

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Wheat, Rush P.....	Superintendent of the telegraph division of Philippines constabulary with rank of captain and inspector, Philippines constabulary.	Nov. 7, 1903

DEPARTMENT OF FINANCE AND JUSTICE.

Blount, James H., jr., vice Florente, appointed judge.	Judge of the court of first instance for the Twelfth judicial district.	Dec. 10, 1903
Winthrop, Beekman, vice Blount, jr., nominated judge.	Judge of the court of first instance at large.....	Do.
Yusay, Estanislao, vice Roxas, appointed judge of the court of customs appeals.	Judge of the court of first instance for the Fifth judicial district.	Dec. 18, 1903

MEMBERS OF THE HONORARY BOARD OF COMMISSIONERS.

[Appointed in accordance with the provisions of act no. 1030.]

Name.	To date from—	Name.	To date from—
Ageaoli, Julio.....	Dec. 23, 1903	Clímaco, Juan	Dec. 23, 1903
Ageo, José de Loyzaga y	Do.	Corrales, Manuel.....	Do.
Albert, José.....	Do.	Crisólogo, Mena	Do.
Araneta, Oregorio	Do.	Dancel, Arturo	Do.
Araneta, Juan, of Negros Occidental.	Do.	Fávila, Macario	Do.
Arellano, Cayetano S.....	Do.	Genato Ramón.....	Do.
Bautista, Ariston	Do.	Guerrero, Fernando M	Do.
Caillés, Juan.....	Do.	Herrera, Arsenio Cruz.....	Do.

Appointments made by the civil governor, etc.—Continued.

MEMBERS OF THE HONORARY BOARD OF COMMISSIONERS—Continued.

Name.	To date from—	Name.	To date from—
Legarda, Benito.....	Dec. 23, 1903	Ramos, Alfonso.....	Dec. 23, 1903
León, Ceferino de.....	Do.	Reyes, Francisco.....	Do.
León, Juan de.....	Do.	Roces, Alejandro.....	Do.
Liqueti, Leoncio Gohzales.....	Do.	Rodriguez, Rogaciano.....	Do.
Luz, Simeón.....	Do.	Rojas, Sixto, sr.....	Do.
Luzuriaga, José R. de.....	Do.	Rosario, Tomás G. del.....	Do.
Mapa, Victorino.....	Do.	Santos, Epifanio de los.....	Do.
Martinez, Manuel Gomez.....	Do.	Sanz, Francisco.....	Do.
Monreal, Bernardino.....	Do.	Sumulong, Juan.....	Do.
Montinola Ruperto.....	Do.	Tavera, Trinidad H. Pardo de.....	Do.
Ortega, Joaquín.....	Do.	Tecson, Pablo.....	Do.
Parás, Ricardo.....	Do.	Yriarte, Manuel de.....	Do.
Pimental, Juan.....	Do.	Zacrias, Fermín.....	Do.
Raimundo, Hilarion.....	Do.		

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Albay.....	Callolbon.....	Belmonte, Deogracias, vice Providencia, resigned.	Feb. 25, 1904
Do.....	Camalig.....	Morato, Benedicto, vice Nieves, deceased.	Do.
Ambos Camarines.....	Bula.....	Praxedes, Maximino, vice Laynes, resigned.	Jan. 26, 1904
Do.....	Caramoan.....	Cordis, Cesario, vice Alvarez, removed..	Jan. 9, 1904
Do.....	Ragay.....	Miguel, Juan, vice Villamiel, resigned..	Feb. 19, 1904
Do.....	San Jose de Lagonoy.....	Patrocinio, Gregorio, vice Oblas, resigned.	Dec. 4, 1903
Bataan.....	Mariveles.....	Toribio, Mariano, vice Yraula, resigned.	Jan. 18, 1904
Batangas.....	Lipa.....	Olgado, Teodoro, vice Templo, resigned.	Feb. 19, 1904
Do.....	San Juan de Boc-Boc.....	Caraig, Vicente, vice Villa, resigned....	Jan. 6, 1904
Benguet.....	Twin Peaks.....	Lane, Spencer G., vice Montfort, resigned.	Do.
Bohol.....	Sierra-Bullones.....	Parajinog, Quintín.....	Feb. 19, 1904
Capiz.....	Panitan.....	Diestro, Simeon, vice Delfín, resigned...	Jan. 26, 1904
Ilocos Norte.....	Pasuguin.....	Salmon, Gregorio, vice Luna, resigned..	Feb. 19, 1904
Ilocos Sur.....	Magsingal.....	Guerrero, Lucas, vice Tomaning, resigned.	Feb. 25, 1904
La Laguna.....	Lumban.....	Ebarvia, Raymundo, vice Reyes, resigned.	Feb. 19, 1904
La Union.....	Naguilian.....	Rimando, Pedro, vice Florindo, elected municipal president.	Jan. 6, 1904
Leyte.....	Bato.....	Buzon, Julio.....	Feb. 19, 1904
Moro.....	Bongao.....	Hunt, H. J., captain, U. S. Army.....	Do.
Do.....	Siassi.....	Smith, T. L., captain, U. S. Army.....	Do.
Negros Occidental.....	Cadiz.....	Escalante, Anselmo, vice Yulo, resigned.	Jan. 6, 1904
Nueva Ecija.....	San Juan de Guimba.....	Ventus, Manuel, vice Sarmiento, relieved.	Jan. 26, 1904
Romblon.....	Badajoz.....	Mortel, Cornelio, vice Candelario, resigned.	Feb. 19, 1904
Surigao.....	Bacuag.....	Ogalde, Ignacio, vice Mozar, resigned..	Jan. 6, 1904
Sorsogon.....	Bulan.....	Morate, Atanasio, vice Roque, removed.	Jan. 18, 1904

AUXILIARY JUSTICES OF THE PEACE.

Albay.....	Camalig.....	Morco, Silverio, vice Morato, nominated justice of the peace.	Feb. 25, 1904
Do.....	Guinobatan.....	Duran, José, vice Perfecto, resigned....	Do.
Ambos Camarines.....	Bula.....	Alerre, Juan Losa, vice Flores, deceased.	Dec. 31, 1903
Do.....	Capalonga.....	Gaite, Tomás, vice Fermo, relieved.....	Dec. 4, 1903
Do.....	Caramoan.....	Tloxon, Eusebio, vice Cordis, nominated justice of the peace.	Jan. 9, 1904
Do.....	Libmanan.....	Reyes, Pablo Perpetua y, vice Peredo, resigned.	Feb. 19, 1904
Do.....	Lupi.....	Fulgencio, Eligio, vice Esterosa, resigned.	Dec. 31, 1903
Do.....	San Vicente.....	Albos, Teodoro, vice Racelis, resigned..	Dec. 5, 1903
Batangas.....	Batangas.....	Buenafé, Lucio, vice Leyco, resigned...	Feb. 19, 1904
Do.....	Bataan.....	Cusi, José M., vice Dimayuga, resigned..	Do.
Do.....	Calaca.....	Bacal, José, vice Macatañgay, resigned..	Jan. 6, 1904
Bohol.....	Sierra-Bullones.....	Atop, Macario.....	Feb. 19, 1904
Cagayan.....	Lallo.....	Austriaco, Severino, vice Leon, resigned	Jan. 6, 1904
Do.....	Plat.....	Genovesa, Eugenio, vice Manuel Genovesa, resigned.	Dec. 7, 1903

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Cagayan.....	Sanchez Mira.....	Aquino, Vicente, vice Franco, deceased.	Dec. 7, 1903
La Laguna.....	Santa Cruz.....	Magpili, German, vice Sequera, removed.	Jan. 18, 1904
Leyte.....	Bato.....	Salva, Arcadio.....	Feb. 19, 1904
Negros Occidental.....	Cadiz.....	Javier, Gil, vice Lopez Vito, resigned...	Jan. 6, 1904
Paragua.....	Cuyo.....	Villigracia, Hermógenes.....	Do.
Romblon.....	Badajoz.....	Festejo, Arsenio, vice Montesa, resigned	Feb. 19, 1904
Sorsogon.....	Bulan.....	Vera, Santiago de, vice Morate, nominated justice of the peace.	Jan. 18, 1904
Tayabas.....	Santa Cruz.....	Real, Pantaleon, vice Reginio, deceased	Do.

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending May 31, 1904.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Cavite.....	Emery, Arthur S., vice Moir, appointed fiscal for the Mountain district.	Treasurer.....	Mar. 1, 1904
Do.....	Worrick, Elmer O., vice Suter, transferred.	Supervisor.....	May 1, 1904
Iloilo.....	Tuttle, Maurice W.....	do.....	Apr. 29, 1904
Isabela.....	Claravall, Eliseo, vice Dichoso, resigned.	Secretary.....	Apr. 21, 1904
Do.....	Curry, George, vice Dichoso, resigned...	Governor.....	Apr. 18, 1904
La Laguna.....	Lamb, Carrol H., vice Love, resigned...	Treasurer.....	Mar. 15, 1904
Lepanto-Bontoc.....	Reed, Will A., vice Dinwiddie, resigned.	Governor.....	Do.
Do.....	Travis, Gideon B., vice Owens, removed.	Secretary-treasurer...	Mar. 22, 1904
Leyte.....	Franco, Domingo, vice Fernandez, resigned.	Fiscal.....	Apr. 4, 1904
Masbate.....	Hunter, John W., vice Comdohr, removed.	Supervisor-treasurer..	May 31, 1904
Mindoro.....	Alandy, Sofio, vice Quezon, nominated fiscal of Tayabas.	Fiscal.....	Mar. 1, 1904
Do.....	Smith, William O., first lieutenant U. S. Army, vice Lamb, appointed treasurer of La Laguna.	Supervisor-treasurer..	Mar. 25, 1904
Nueva Vizcaya.....	Bryant, William C.....	Secretary-treasurer...	Jan. 1, 1904
Pampanga.....	Cortelyou, S. V., vice Creager, resigned..	Supervisor.....	Feb. 1, 1904
Samar.....	Cinco, Maximo J., vice Maga, temporarily appointed.	Secretary.....	May 23, 1904
Tayabas.....	Quezon, Manuel, vice Alandy, resigned.	Fiscal.....	Mar. 1, 1904
Zambales.....	Ferrier, John W., vice Emery, nominated treasurer of Cavite.	Supervisor-treasurer..	Do.

MEMBERS OF NEW PROVINCIAL BOARDS OF TAX REVISION.

Province.	Name.	To date from—
Batangas.....	Gray, John W.....	Mar. 3, 1904
Do.....	Mariño, Pedro.....	Do.
Surigao.....	Corrales, Máximo.....	Apr. 26, 1904
Do.....	Espana, Mariano.....	Do.

DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
Mata, Rev. Miguel Saderra, vice Ferrer, resigned.	Assistant director of the Philippine weather bureau.	Mar. 1, 1904

Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF COMMERCE AND POLICE.

Name.	Position.	To date from—
Helm, Frank P., vice Howe, resigned..	Superintendent in charge of construction, maintenance, and operation of vessels of the bureau of coast guard and transportation.	Mar. 7, 1904

DEPARTMENT OF FINANCE AND JUSTICE.

Cul, Mariano, vice Logarta, deceased.	Judge of the court of first instance at large.....	May 7, 1904
Fisher, Fred C.....	Reporter of decisions of the supreme court of the Philippine Islands.	Jan. 1, 1904
Jenkins, James C., vice Sweeney, appointed judge for the city of Manila.	Judge of the court of first instance at large.....	Apr. 4, 1904
Jocson, Vicente, vice Yusay, appointed judge for the Fifth judicial district.	Judge of the court of first instance for the tenth judicial district.	Do.
Sweeney, John C., vice Rohde, resigned	Judge of the court of first instance for the city of Manila.	Mar. 1, 1904

MEMBERS OF THE HONORARY BOARD OF COMMISSIONERS.

[Appointed in accordance with the provisions of act No. 1030.]

Name.	To date from—	Name.	To date from—
Albert, Alejandro.....	Apr. 4, 1904	Mendoza, Alejandro.....	Mar. 9, 1904
Arellano, Cayetano S.....	Do.	Nepomuceno, Vicente.....	Do.
Arguelles, Tomás.....	Mar. 9, 1904	Noel, Vicente.....	Do.
Calleja, Marcial.....	Do.	Novenario, Leon.....	Do.
Castro, Alfredo de.....	Do.	Perez, Enrique.....	Do.
Dangandang, Juan.....	Apr. 4, 1904	Ramirez, Mariano Romero.....	Apr. 4, 1904
Encarnación, Vicente Singson.....	Mar. 9, 1904	Ramos, Rafael.....	Mar. 9, 1904
Gomez, Guillermo.....	Apr. 4, 1904	Rivera, José.....	Do.
Hidalgo, Luis.....	Mar. 9, 1904	Roces, Nicolas.....	Apr. 4, 1904
Lesaca, Potenciano.....	Do.	Roxas, Baldomero.....	Mar. 9, 1904
Lichauco, Faustino.....	Do.	Trias, Mariano.....	Do.
Llamas, Vicente.....	Apr. 4, 1904	Villamor, Juan.....	Do.
Luzuriaga, Eusebio.....	Mar. 9, 1904		

JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Albay.....	Legaspi.....	Baños, Andres de los, vice Roco, resigned.	Mar. 11, 1904
Do.....	Ligao.....	Delgado, Esteban, vice Lopez, resigned.	Mar. 22, 1904
Ambos Camarines.....	Baao.....	Dato, Eugenio, vice Beltran, resigned..	Mar. 25, 1904
Do.....	Capalonga.....	Marasigan, Pedro, vice Gonzales, resigned.	Mar. 22, 1904
Do.....	Mambulao.....	Agua, Laurencio, vice Madulid, resigned.	Do.
Bohol.....	Tubigon.....	Pastor, Alejandro, vice Lumain, resigned.	May 31, 1904
Bulacan.....	Angat.....	Ramos, Simeon, vice Santiago, resigned.	May 14, 1904
Cagayan.....	Piat.....	Santo Tomás, Fructuoso, vice Lejos, resigned.	Do.
Cavite.....	Carmona.....	Loyola, Januario, vice Ermitaño, resigned.	May 27, 1904
Do.....	Isla de Corregidor....	Reyes, Simeon de los, vice Aguillar, resigned.	May 19, 1904
Cebu.....	Badian.....	Divinagracia, Eugenio, vice Agravante, resigned.	Apr. 4, 1904
Do.....	Barili.....	Echavez, Saturnino, vice Gonzales, resigned.	Do.
Do.....	Bogo.....	Aballe, Pedro, vice Pileño, resigned...	May 17, 1904
Do.....	Carcar.....	Enríquez, Adriano, vice Cul, resigned.	Apr. 4, 1904
Ilocos Norte.....	Dingras.....	Madamba, Epifanio, vice Peralta, resigned.	Mar. 3, 1904
Ilocos Sur.....	Cabugao.....	Vega, Maximo, vice Serrano, resigned.	Mar. 23, 1904
Do.....	Narvacan.....	Damasco, Victorino Maximino, vice Navarro, resigned.	May 9, 1904
Do.....	Santa Maria.....	Dacquel, Modesto, vice Sebastian, resigned.	Apr. 23, 1904

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Ilocos Sur	Santiago	Miranda, Juan, vice Sipin, resigned....	Mar. 3, 1904
Iloilo	Janiuay	Armada, Rufino, vice Sollano, resigned.	May 27, 1904
Isabela	Naguilian	Casteciano, Juan G., vice Cawalin, re- signed.	May 31, 1904
La Laguna	Cabuyao.....	Virtucio, Isabelo, vice Delfino, removed.	May 19, 1904
Do.....	Calamba	Habaña, Candido, vice Ustaris, re- signed.	May 17, 1904
Do.....	Calauan	Taningco, Carlos, vice Mirandi, re- signed.	Do.
Do.....	Luisiana	Ortañes, Gregorio, vice Ibañes, resigned.	May 19, 1904
La Union	Aringay	Bernal, José, vice Runes, resigned.....	Apr. 30, 1904
Leyte.....	Inopacan	Compendio, Mariano	Apr. 26, 1904
Do.....	Jaro	Anover, Lino, vice Ramos, deceased...	May 14, 1904
Do.....	Liloan	Maamo, Miguel	Apr. 26, 1904
Do.....	Palompon	Ballori, José, vice Pastor, resigned.....	Mar. 22, 1904
Do.....	Tolosa	Lopez, Antonio T., vice Lanzon, re- signed.	Apr. 26, 1904
Misamis	Misamis	Bernard, Anselmo, vice Abejuela, re- signed.	May 23, 1904
Moro Province	Cagayan de Jolo.....	Dacula, Datto	Mar. 15, 1904
Do.....	Camp Vicars	Merry, W. T., first lieutenant, U. S. Army.	Mar. 8, 1904
Do.....	Digos	Cook, Frank C	Apr. 26, 1904
Do.....	Higan	Abestillas, Regino, vice Molo, relieved.	Apr. 4, 1904
Do.....	Island of Basilan.....	Bucoy, Antonio, vice Mallare, deceased.	May 23, 1904
Do.....	Island of Sumal	Spencer, Frank	Apr. 26, 1904
Do.....	Marahui.....	Wassel, W. H., captain, U. S. Army	Mar. 3, 1904
Do.....	Piso	Harding, Peter.....	Apr. 26, 1904
Negros Occidental	Escalante	Carballo, German, vice Infante, re- signed.	Mar. 15, 1904
Pampanga	Angeles	Panlilio, Leandro, vice Ayuyao, re- signed.	May 7, 1904
Do.....	Apalit	Mercado, Tiburcio, vice Espiritu, re- signed.	Do.
Do.....	Mexico	Pagulo, Mariano Panlilio, vice Ordoñez, resigned.	Do.
Do.....	Porac	Lumanlan, Bonifacio, vice Gutierrez, resigned.	Do.
Do.....	Santa Rita.....	Miranda, Bartolomé de, vice Santiago, resigned.	Do.
Pangasinan	San Carlos.....	Banaag, Aquilino, vice Bandong, re- signed.	Mar. 9, 1904
Do.....	Villasis.....	Ulanday, Ramon, vice Ordoñez, re- signed.	Mar. 3, 1904
Paragua	Coron	Abe, Alejandro, vice Rodriguez, re- signed.	Apr. 4, 1904
Rizal	San Mateo.....	Santos, Claudio, vice Santiago, re- signed.	May 23, 1904
Do.....	Tanay	Santos, Pedro, vice Piguing, resigned..	May 14, 1904
Romblon	Badajoz	Marques, Modesto, vice Mortel, re- signed.	May 3, 1904
Samar	Llorente.....	Alde, Andres, vice Pedro Alde, re- signed.	Apr. 26, 1904
Do.....	Villarreal	Lola, Buenaventura, vice Japson, re- signed.	May 31, 1904
Sorsogon	Bulusan	Fulleros, Nicasio, vice Roque, removed.	Mar. 25, 1904
Do.....	Magallanes.....	Hizo, Teodosio, vice Brucelo, resigned.	Apr. 26, 1904
Do.....	Matnog.....	Ubaldo, Emilio, vice Martin Ubaldo, resigned.	Mar. 25, 1904
Surigao.....	Cantilan.....	Arreza, Juan, vice Alfonso Arreza, ap- pointment canceled.	Apr. 26, 1904
Do.....	Claver	Samontina, Maximino, vice Paqueo, deceased.	Do.
Do.....	Dapa	Boquillon, Felix, vice Gonzaga, resigned.	Mar. 9, 1904
Do.....	Gigaquit.....	Señoren, Cleto, vice Enano, resigned ..	Mar. 11, 1904
Do.....	Hinatuan.....	Pecasales, Lupo, vice Luna, resigned ..	Mar. 9, 1904
Tayabas	Alabat.....	Chacón, Venancio, vice Afable, de- ceased.	Mar. 3, 1904
Do.....	Guinayangan.....	Mondragon, Pio, vice Lagdamco, re- signed.	May 3, 1904
Do.....	Infanta.....	Rutaquilo, Gregorio, vice Oritz, re- signed.	Mar. 3, 1904
Do.....	Lucban.....	Tolentino, Balbino, vice Cada, removed	Do.
Do.....	do	Salazar, Domingo, vice Tolentino, de- clined.	May 3, 1904
Do.....	Mogpog.....	Lagran, Fernando, vice Coll, resigned ..	Apr. 26, 1904
Do.....	Pagbilao.....	Osungco, Pablo, vice Rama, removed ..	Mar. 3, 1904
Do.....	Tayabas	Valencia, Enrique, vice San Agustin, resigned.	Do.
Zambales	Olongapo.....	Raymundo, Anastacio, vice Viligan, re- signed.	Mar. 28, 1904

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	Bangued	Blancaflor, Guillermo, vice Colet, resigned	Apr. 26, 1904
Albay	Legaspi	Siping, Silvestre, vice Baños, nominated justice of the peace.	Mar. 11, 1904
Do	Ligao	Rosario José del, vice Delgado, nominated justice of the peace.	Mar. 22, 1904
Ambos Camarines	Baao	Bañaga, Mariano, vice Barlin, deceased.	May 31, 1904
Do	Mambulao	Expedido, Eugenio, vice Agua, nominated justice of the peace.	Mar. 22, 1904
Batangas	Calaca	Ramos, Nicasio, vice Bacal, declined ...	May 3, 1904
Bulacan	Santa Maria	Martínez, Leocadio, vice de Vera, resigned.	Apr. 26, 1904
Capiz	Sigma	Alba, Eleuterio	Mar. 22, 1904
Cavite	Alfonso	Madlansacay, Fidel, vice Aure, resigned	May 19, 1904
Do	Carmona	Samson, Isidoro, vice Papa, resigned..	May 27, 1904
Do	Isla de Corregidor	Canoy, Juan, vice, Aguilar, resigned...	Mar. 28, 1904
Cebu	Badian	Gocotano, Alejandro, vice Divina-gracia, nominated justice of the peace.	Apr. 4, 1904
Do	Barili	Enríquez, Jacinto, vice Albad, resigned.	Do.
Ilocos Sur	Candon	Gloria, Eulogio, vice Cadena, resigned.	Mar. 3, 1904
Do	Santa Maria	Florendo, Ariston, vice Dacquel, nominated justice of the peace.	Apr. 26, 1904
Iloilo	Pototan	Tirador, Pedro, vice Dayot, resigned...	May 27, 1904
La Laguna	Cabuyao	Abella, Vicente, vice Virtucio, nominated justice of the peace.	May 19, 1904
Do	Luisiana	Dolorico, Valentin, vice Ortañica, nominated justice of the peace.	Do.
Do	Santa Rosa	Vallejo, David, vice Tlongco, resigned.	May 17, 1904
Leyte	Liloan	Bayon, Constantino	Apr. 26, 1904
Moro	Davao	Nabong, Noberto, vice Generoso, resigned.	Do.
Do	Iligan	Lasmarias, Paulino, vice Macapil, deceased.	Apr. 4, 1904
Negros Occidental	Escalante	Majilum, Rufino, vice Puertas, resigned.	Mar. 15, 1904
Do	Isabela	Granada, Matías, vice Gabriel, declined.	Mar. 28, 1904
Nueva Ecija	Allaga	Magno, Francisco, vice Nieves, resigned.	May 28, 1904
Pampanga	Angeles	Dison, José, vice Tablante, resigned	May 7, 1904
Do	Bacolor	Bulson, Mariano, vice Sapun, resigned .	May 31, 1904
Do	Candaba	Dantis, Diego Reyes, vice Cordera, resigned.	May 7, 1904
Do	Floridablanca	Manalansang, Gerardo, vice Sudian, resigned.	Do.
Do	Mexico	Hison, Bernabe, vice de Lara, resigned.	Do.
Do	San Fernando	Yutue, Agripino, vice de Ocampo, resigned.	Do.
Pangasinan	Binalonan	Pallac, Antonio, vice Mendoza, resigned.	Mar. 3, 1904
Do	San Carlos	Claudio, Domingo, vice Padilla, resigned.	Mar. 9, 1904
Paragua	Araceli	Girasol, Gregorio, vice Canton, resigned.	May 23, 1904
Do	Coron	Rodríguez, Mariano, vice Abrera, resigned.	Apr. 4, 1904
Rizal	San Mateo	Lorenzo, Valentin, vice Santos, nominated justice of the peace.	May 23, 1904
Sumar	Almagro	Jorquia, Marciano, vice Prudenciado, resigned.	May 17, 1904
Do	Catbalogan	Llana, Melecio, vice Cinco, resigned...	Apr. 26, 1904
Do	Lavezares	Cuico, Lazaro, vice Costan, resigned...	May 17, 1904
Do	Oquendo	Reyes, Jacinto de los, vice Duvante, deceased.	Mar. 22, 1904
Sorsogon	Bacon	Barbudo, Roman, vice Jiménez, resigned.	Mar. 25, 1904
Do	Bulan	Gillego, Félix, vice De Vera, resigned..	Apr. 29, 1904
Do	Bulusan	Gallicia, Leon, vice Fulleros, nominated justice of the peace.	Mar. 25, 1904
Do	Magallanes	Oca, Félix, vice Judit, resigned	May 23, 1904
Do	Matnog	Garay, Gregorio, vice Ubaldo, nominated justice of the peace.	Mar. 25, 1904
Do	Sorsogon	Bautista, Justino, vice Tabuena, resigned.	Do.
Surigao	Cantilan	Ortiz, Juan vice De la Peña, resigned..	Apr. 23, 1904
Do	Claver	Perlas Doroteo, vice Samontina, nominated justice of the peace.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Surigao.....	Hinatuan.....	Laurente, Sulpicio, vice Castro, deceased.	Mar. 9, 1904
Do.....	Tandag.....	Tello, Valentino, vice Fabut, deceased.	Mar. 15, 1904
Tayabas.....	Atimonan.....	Mapaye, Luciano, vice Desembrana, resigned.	Mar. 3, 1904
Do.....	Boac.....	Alifio, Narciso, vice Barredo, resigned.	May 7, 1904
Do.....	Guinayangan.....	Tolentino, Felix, vice Araña, deceased.	Mar. 3, 1904
Do.....	Infanta.....	Orjaleza, Francisco.....	Mar. 11, 1904
Do.....	Lucban.....	Gaela, Leopoldo, vice Salazar, nominated justice of the peace.	May 3, 1904
Do.....	Tayabas.....	Bautista, Anastacio Tañon, vice Valencia, nominated justice of the peace.	Mar. 3, 1904
Zambales.....	Olongapo.....	Constantino, Roman, vice Morona, resigned.	Apr. 29, 1904

Appointments made by the civil governor, with the advice and consent of the Commission, during the quarter ending August 31, 1904.

PROVINCIAL SERVICE.

Province.	Name.	Position.	To date from—
Antique.....	Broeck, Peter J. Vanden, vice Reamy, nominated supervisor-treasurer of Isabela.	Supervisor-treasurer..	July 1, 1904
Capiz.....	Yusay, Marciano Borromeo, vice Pardo, deceased.	Fiscal ..	Aug. 4, 1904
Cebu.....	Allen, T. Warren, vice De Lano, transferred to the office of the improvement of the port of Manila.	Supervisor.....	July 15, 1904
Isabela.....	Reamy, Bolliver T., vice Stewart, nominated treasurer of Sorsogon.	Supervisor-treasurer..	July 1, 1904
Misamis.....	Hazley, John, jr., vice Rarton, resigned.do ..	July 30, 1904
Negros Oriental.....	Franco, Vicente, vice Araneta, appointed fiscal of Samar.	Fiscal ..	July 1, 1904
Samar.....	Araneta, Emilio.....do ..	Do.
Sorsogon.....	Stewart, Nathan B., vice Fanning, resigned.	Treasurer.....	Do.

MEMBER OF PROVINCIAL LOCUST BOARD.

[Appointed in accordance with the provisions of act No. 817.]

Province.	Name.	To date from—
Lepanto-Bontoc.....	Pagtehilan, Rafael, vice Malines, deceased	Aug. 29, 1904

DEPARTMENT OF THE INTERIOR.

Name.	Position.	To date from—
McGeary, James, vice Stanton, resigned.	Assistant director of the weather bureau.....	Aug. 3, 1904
Welborn, W. C., vice Lamson-Scribner, resigned.	Chief of the bureau of agriculture.....	July 1, 1904
Woolley, Paul G., vice Jobling, resigned.	Director of the serum laboratory	Do.

DEPARTMENT OF COMMERCE AND POLICE.

Higley, Anson H	Chief surveyor bureau of engineering.....	May 1, 1904
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Appointments made by the civil governor, etc.—Continued.

DEPARTMENT OF FINANCE AND JUSTICE.

Name.	Position.	To date from—
Hord, John S	Collector of internal revenue.....	Aug. 1, 1904

DEPARTMENT OF PUBLIC INSTRUCTION.

Lawshe, A. L., vice Paterno, resigned..	Member of the exposition board.....	Aug. 11, 1904
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JUSTICES OF THE PEACE.

Province.	Town.	Name.	To date from—
Abra	La Paz.....	Farifias, Feliciano, vice Parado, resigned.	June 23, 1904
Albay	Manito	Das, Eugenio, vice Dado, resigned	Aug. 29, 1904
Ambos Camarines	Labo	Villaluz, Simeon, vice Muhn, removed	June 23, 1904
Do.....	San Vicente	Cababan, Basilio, vice Moreno, resigned	Aug. 19, 1904
Do.....	Sipocot	Abalanza, Antonino, vice Labrador, resigned.	Aug. 29, 1904
Do.....	Tinambac	Robles, Jose, vice Asug, removed	Aug. 19, 1904
Antique	Bugason.....	Cruz, Marcelino de la, vice Javison, resigned.	June 23, 1904
Do.....	San Remigio	Orceña, Luis, vice Masa, resigned.	Aug. 19, 1904
Do.....	Valderrama	Ybut, Vicente, vice Pagunsan, resigned.	July 7, 1904
Batangas	Nasugbu	Ureta, Petronilo, vice Limjoco, resigned.	Aug. 29, 1904
Bohol	Albuquerque	Daral, Pablo D., vice Bungabong, resigned.	June 23, 1904
Do.....	Anda	Pagua, Hipólito, vice Castro, resigned.	Do.
Do.....	Calape.....	Rodríguez, Salvador, vice Salomon, resigned.	Aug. 19, 1904
Do.....	Carmen	Cahot, Gabino.....	June 23, 1904
Do.....	Corella	Sinajon, Macario, vice Sayon, resigned.	July 22, 1904
Do.....	Dauis.....	Flores, Roque, vice Araneta, resigned.	Do.
Do.....	Inabanga.....	Jumamoy, Januarlo, vice Torrefranca, resigned.	June 23, 1904
Do.....	Loboc	Cabahug, Mariano Varques, vice Mutia, resigned.	Aug. 19, 1904
Do.....	Talibon.....	Ilaya, Tomás Revillas é, vice Flores, resigned.	Do.
Cagayan.....	Iguig	Penetrante, Tomás, vice Canapl, resigned.	June 23, 1904
Do.....	Santo Nino	Fayre, Manuel, vice Lazo, resigned....	July 19, 1904
Capiz	Malinao	Pioquinto, Exequiel, vice Rimon, resigned.	July 15, 1904
Do.....	Navas	Magallanes, Vicente, vice Briones, removed.	June 23, 1904
Iloilo	Buenavista	Bordman, John, vice Jayme, resigned.	June 26, 1904
Do.....	Santa Barbara.....	Delgado, Posidio, vice Gustilo, resigned.	Aug. 19, 1904
Isabela	Cabagan Nuevo	Palogan, Leopoldo, vice Gatan, resigned.	Do.
Do.....	Cabagan Viejo.....	Pagulayan, Antonio, vice Tagapan, resigned.	Do.
Do.....	Echague.....	Atip, Francisco, vice Pereira, deceased.	Do.
Do.....	Ilagan	Komoseng, Irineo, vice Eugenio, resigned.	Do.
Do.....	Santa Maria	Masigang, Exequiel, vice Narag, resigned.	Do.
Do.....	Tumauini	Amistad, Juan, vice Cuyaba, removed.	Do.
La Laguna	Calamba	Santos, Ramón, vice Habafia, declined	June 23, 1904
La Union.....	Balaoan	Nise, Miguel, vice Sebastian, removed	June 7, 1904
Leyte.....	Hilongos	Roax, Pedro, vice Folache, resigned....	Aug. 4, 1904
Do.....	Leyte.....	Granados, Estanislao, vice Ziel y Villafior, resigned.	July 15, 1904
Do.....	Maasin	Oppus, Gabriel, vice Gonzales, resigned.	June 23, 1904
Do.....	Palo	Kierulf, Pedro, vice Juntilla, resigned..	July 19, 1904
Masbate	Cataingan	Acuesta, Gregorio, vice Sanagustin, resigned.	July 15, 1904
Do.....	Pulanduta	Alvarez, José, vice Vicente Alvarez, resigned.	June 23, 1904
Do.....	Uson	Zafra, Antero, vice Clemente, resigned	June 30, 1904
Misamis	Langaran	Barrera, Macario, vice Rillas, declined	July 15, 1904
Do.....	Mambajao.....	Maestrado, Ciriaco, vice Neri, deceased.	Aug. 19, 1904
Negros, Occidental	Cadiz.....	Giron, Martin, vice Escalante, declined.	June 7, 1904
Do.....	Talisay.....	Lacson, Rosendo, vice Bartolomé Lacson, resigned.	Aug. 29, 1904

Appointments made by the civil governor, etc.—Continued.

JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Negros, Occidental.....	Victorias	Tongoy, Ellodoro, vice Arceo, resigned.	June 23, 1904
Negros, Oriental.....	Dumaguete.....	Saavedra, José, vice Vizmanos, deceased.	June 7, 1904
Nueva Ecija.....	Carranglan.....	Velazco, Pascual, vice Sanz, resigned...	Aug. 30, 1904
Pangasinan	Manaoag	Fifion, Adriano, vice Fernandez, resigned.	July 7, 1904
Do.....	Villasis.....	Olivar, Francisco, vice Olanday, resigned.	June 23, 1904
Rizal	San Mateo.....	Diamante, Manuel, vice Santos, declined.	July 7, 1904
Samar	Lao-ang	Infante, Leandro, vice Muncada, resigned.	July 26, 1904
Do.....	Oras	Nofies, Andres, vice Lomuntad, resigned.	July 15, 1904
Sorsogon	Barcelona	Ainza, Teodoro, vice Sarmiento, resigned.	June 23, 1904
Do.....	Castilla.....	Bitancur, Cipriano, vice Chavez, removed.	Do.
Surigao.....	Bacuag	Efrin, Julian, vice Ogalde, resigned...	July 7, 1904
Do.....	Carrascal	Hermac, Felipe, vice Castro, resigned..	Do.
Do.....	Claver	Galeon, Matias, vice Samontena, resigned.	Do.
Do.....	La Paz.....	Orfanel, Juan Garcia, vice Juan Garcia, resigned.	Do.
Do.....	Nonoc	Lisondra, Emiliano Roce, vice Lipio, resigned.	Do.
Do.....	Sapao	Concha, Toribio, vice Fibra, deceased.	Do.
Tayabas	Catanauan	Abella, Alejandro, vice Cubinar, resigned.	Aug. 19, 1904
Do.....	Santa Cruz	Real, Pantaleon, vice Lecaros, resigned.	Do.
Do.....	Torrijos	Rivamonte, Gavino, vice Arguelles, resigned.	Do.
Zambales.....	Olongapo.....	Constantino, Roman, vice Raymundo, resigned.	Do.

AUXILIARY JUSTICES OF THE PEACE.

Albay	Jovellar	Tonga, Pablo, vice Bajameslad, deceased.	June 6, 1904
Ambos Camarines	Baao	Barrameda, Julian, vice Bafiaga, declined.	Aug. 19, 1904
Do.....	Mambulao	Rojo, Eulalio, vice Expedido, resigned.	Do.
Do.....	Ragay	Genio, Mariano, vice Santiago, resigned.	June 23, 1904
Do.....	Sagnay	Algarate, Francisco, vice Garchitorena, resigned.	Do.
Bataan	Mariveles	Zalavarria, Bonifacio, vice Arceo, resigned.	July 7, 1904
Batangas	Lipa	Rojas, Vicente, vice Liabres, resigned.	July 11, 1904
Do.....	Nasugbu.....	Limjoco, Galicano, vice Jugo, resigned.	June 23, 1904
Do.....	do	Flores, Dionicio, vice Limjoco, resigned.	Aug. 29, 1904
Do.....	San Juan	Villa, Higinio de, vice Marasigan, resigned.	July 26, 1904
Bohol	Calape.....	Ruiz, Simplicio, vice Pastor, resigned.	June 23, 1904
Do.....	Carmen	Luengas, Modesto	Do.
Do.....	Inabanga.....	Melicor, Lazaro, vice Logroño, resigned.	Do.
Bulacan	San Miguel	Maniques, Lucio, vice Viola, declined.	July 15, 1904
Cagayan.....	Aparri.....	Umengan, Francisco, vice Gonzalo, resigned.	June 9, 1904
Do.....	Piat	Sugayadoro, Cecilio, vice Genoveza, declined.	July 11, 1904
Capiz	Navas	Solidum, Juan, vice Magallanes, nominated justice of the peace.	June 23, 1904
Do.....	Panitan	Raynaldo, Pablo, vice Vargas, resigned.	Do.
Do.....	Pontevedra.....	Dais, Cornelio, vice Arboly, resigned...	Do.
Cavite	Carmona	Quiamson, Teodoro, vice Sampson, erroneously recommended and nominated.	Do.
Iloilo	Barotac Nuevo.	Roldan, Mónico, vice Panaguiton, resigned.	July 26, 1904
Do.....	Tigbauan.....	Tubungbanua, Vicente, vice Tauro, declined.	Do.
Isabela	Cabagan Viejo	Sanus, José, vice Camayo, resigned....	Aug. 19, 1904
Do.....	Cauayan.....	Canciller, Eustaquio, vice Banigan, resigned.	Aug. 29, 1904
Do.....	Hagan.....	Salinas, Marclano, vice Gangan, resigned.	July 19, 1904
Leyte.....	Maasin	Aguilar, Flaviano, vice Alcantara, resigned.	June 23, 1904
Masbate	Milagros.....	Jesus, Atanacio de, vice Oliva, resigned.	Do.

Appointments made by the civil governor, etc.—Continued.

AUXILIARY JUSTICES OF THE PEACE—Continued.

Province.	Town.	Name.	To date from—
Masbate	Uson	Legaspi, Juan, vice Zafra, nominated justice of the peace.	June 30, 1904
Misamis	Mambajao	Pelaez, Gregorio, vice Neri, resigned...	Aug. 19, 1904
Moro	Ilagan	Actub, Martiniano, vice Lasmarías, resigned.	June 23, 1904
Negros, Occidental	Cadiz	Cuaycong, Meliton, vice Javier, declined.	June 7, 1904
Do	Escalante	Pineda, Rufino, vice Majilum, declined.	July 15, 1904
Do	La Carlota	Benedicto, Felix, vice Rodríguez, declined.	Do.
Negros, Oriental	Dumaguete	Flores, Froilan, vice Dodd, declined...	July 22, 1904
Pangasinan	Asingan	Blando, Solfronio, vice Banigued, resigned.	June 4, 1904
Do	Binalonan	Caspellan, Joaquin, vice Palisoc, resigned.	Aug. 29, 1904
Do	Lingayen	Fortich, Antonio M., vice Tomelden, resigned.	June 4, 1904
Do	Magaldan	Aquino, Hilario, vice De Vera, resigned.	July 7, 1904
Do	Manaoag	Santamaria, Florencio, vice Fílon, nominated justice of the peace.	Do.
Do	San Carlos	Baon, Roque, vice Claudio, resigned...	July 15, 1904
Do	do	Ferrer, Domingo, vice Baon, declined...	Aug. 29, 1904
Do	San Quintín	Ramírez, Julian, vice Fernandez, resigned.	June 4, 1904
Do	Tayug	Acosta, José, vice Martínez, resigned...	Do.
Do	Villasís	Bascos, Tranquillino, vice Olivar, nominated justice of the peace.	June 23, 1904
Rizal	Antipolo	Dimanlig, Francisco, vice Masancay, resigned.	July 11, 1904
Do	do	S. Martín, Salvador, vice Dimanlig, resigned.	Aug. 19, 1904
Do	Mariquina	Guevara, Felino, vice Victorino, resigned.	July 11, 1904
Do	San Mateo	Bautista, Gonzalo, vice Lorenzo, declined.	July 7, 1904
Romblon	Romblon	Alba, Tiburcio, vice Maabe, declined...	Aug. 19, 1904
Samar	Calbayog	Gomez, Licarion, vice Roño, resigned...	July 15, 1904
Do	Gandara	Díaz, Catalino, vice Mendiola, resigned...	June 30, 1904
Sorsogon	Barcelona	Ainza, Teodoro, vice Griego, removed...	June 3, 1904
Do	do	Ernacio, Eulalio, vice Ainza, nominated justice of the peace.	June 23, 1904
Do	Castilla	Ardales, Julio, vice Bitancur, nominated justice of the peace.	Do.
Do	Santa Magdalena	Campasano, Salvador Gallanosa y, vice Frivaldo, resigned.	Do.
Surigao	Bacuag	Gloria, Bautista, vice Efrín, nominated justice of the peace.	July 7, 1904
Do	Gigaquit	Dígel, Victor, vice Larong, resigned...	Do.
Do	Hinatuan	Villaluz, Teodoro, vice Laurente, resigned.	Do.
Do	Taganaan	Goangco, Salvador, vice Lisondra, resigned.	Aug. 29, 1904
Tayabas	Catanañan	Guzman, Francisco de, vice Batario, resigned.	Aug. 19, 1904
Do	Santa Cruz	Martínez, Gregorio, vice Real, nominated justice of the peace.	Do.
Do	Torrijos	Rosales, Pedro, vice del Mundo, resigned.	Do.
Zambales	Olongapo	Raymundo, Gregorio A., vice Constantino, nominated justice of the peace.	Do.
Do	Santa Cruz	Eliazo, Jacinto, vice Albano, resigned.	June 23, 1904

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